Deposition of Mary Sanders

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|  | Page 74  |  | Page 76  |
| 1  | A. Yes.  | 1  | A. Right.  |
| 2  | Q. Okay. Do you understand that, by signing  | 2  | Q. Okay. Did she ever tell you that her chest  |
| 3  | this, you're declaring that this is all truthful   | 3  | hurt or anything?  |
| 4  | information?   | 4  | A. Yes.  |
| 5  | A. Yes.  | 5  | Q. It did. Did it hurt while she was taking  |
| 6  | Q. Okay. As and let's see. Could you   | 6  | the drugs?   |
| 7  | turn to page 2 for me, please? Under No. C here,   | 7  | A. I don't know. I just talked to her lately,  |
| 8  | you've checked yes, that that you've claimed that  | 8  | and she just always complains about her chest.   |
| 9  | you've suffered bodily injury as a result of using   | 9  | Q. Does she have the same problem that you do  |
| 10   | Pondimin, Redux, or phentermine. Do you feel that  | 10   | with the chest tightness?  |
| 11   | do you do you remember any of the names of those   | 11   | A. Yes.  |
| 12   | drugs: Pondimin, Redux, or phentermine?  | 12   | Q. Do you know if she has any, like, sharp   |
| 13   | A. I definitely I remember phentermine.  | 13   | pains in her chest?  |
| 14   | Q. Phentermine?  | 14   | A. Yes.  |
| 15   | A. I really I remember that.   | 15   | Q. She does. Does she have any problems  |
| 16   | Q. And how do you remember that from?  | 16   | other worse than what you have?  |
| 17   | A. I think more more just talking to me  | 17   | A. Yes.  |
| 18   | and Brenda just talking about we was taking the pill.  | 18   | Q. She does. Do you know what what are   |
| 19   | Q. Uh-huh (Indicating yes).  | 19   | those problems?  |
| 20   | A. I just I don't know why I remember  | 20   | A. Well, her chest, you know, headaches.   |
| 21   | phentermine, but I remember, you know, that word.  | 21   | Basically that.  |
| 22   | Q. Okay. What you said you you and   | 22 23  | Q. Okay. Do you know if any doctor has ever  |
| 23<br>24   | Brenda are pretty close friends?  A. Yes.  | 24   | talked to her?  A. No.   |
| 25   | Q. Do you remember any conversations you and   | 25   | Q. No. Okay. Let's see. Now, turn get  |
| 2.5  | Q. Do you remember any conversations you and   | 23   | Q. No. Okay. Let's see. Now, tulli get   |
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Deposition of Mary Sanders

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|--|---|--|---|
|  | Page 78   | 1  | Page 80   |
| 1  | A the time when I took it.  | 1  | Q. Okay. All right.   |
| 2  | Q. Well, did you have much success when you   | 2  | A. No more than I just, you know, look at this  |
| 3  | took them?  | 3  | paper when you've got Pondimin or Redux or  |
| 4  | A. No.  | 4  | Q. Right.   |
| 5  | Q. No. Did you lose any weight?   | 5  | A you know, phentermine.  |
| 6  | A. No.  | 6  |   |
| 7  |   | ľ  | Q. Is is it possible that you never took  |
| 1  | Q. No. Okay. I want to turn your attention  | 7  | Pondimin, that you took something else?   |
| 8  | to page 9 now. Under Section Section E, it  | 8  | A. Well, I know I took two pills.   |
| 9  | requests whether or not you've been prescribed any  | 9  | Q. Okay.  |
| 10   | medicine medications to use to control your   | 10   | A. So   |
| 11   | weight, and you've checked yes. And then, under the   | 11   | Q. All right.   |
| 12   | two pills you have down here, you have Pondimin and   | 12   | A. And then, you know, I look at them three.  |
| 13   | phentermine. And approximate usage, the date is   | 13   | I know it's it had to be one of them three. But I   |
| 14   | January 1999. Is January when you went over and saw   | 1  |   |
| 1  |   | 14   | know it was two pills that I I took.  |
| 15   | Dr. Henson?   | 15   | Q. Okay.  |
| 16   | A. Yes. I think it was January of '99.  | 16   | A. And phentermine, I remembered that name.   |
| 17   | Q. Okay. Is do these two dates and two  | 17   | Q. Right. Okay. On if you'll turn to  |
| 18   | medicines look look accurate to you?  | 18   | turn to the next page, page 10. Are you do you  |
| 19   | A. Yes. Phentermine is a definite, but I knew   | 19   | do you ever drink alcohol, Ms. Sanders?   |
| 20   | there was two. And I I put Pondimin because I   | 20   | A. Like once, maybe twice a month.  |
| 21   | remember that little peach pill.  | 21   |   |
| l .  | ·   |  | Q. Once or twice a month. Like do you   |
| 22   | Q. Uh-huh (Indicating yes).   | 22   | drink a lot when you drink or just a little?  |
| 23   | A. And I really wasn't really sure, was the   | 23   | A. No. Just one cooler.   |
| 24   | name of it was it Pondimin.   | 24   | Q. One cooler. Have you ever have you ever  |
| 25   | Q. Uh-huh (Indicating yes).   | 25   | smoked cigarettes?  |
|  |   |  |   |
|  | Page 70   |  | Page 01   |
| 1  | Page 79 A. I I wasn't really sure of it.  | 1  | Page 81   |
| 1 2  | A. I I wasn't really sure of it.  | 1 2  | A. No.  |
| 2  | A. I I wasn't really sure of it.<br>Q. Okay.  | 2  | <ul><li>A. No.</li><li>Q. Have you ever done any illegal drugs?</li></ul>   |
| 2  | <ul><li>A. I I wasn't really sure of it.</li><li>Q. Okay.</li><li>A. I don't know why I put Pondimin, but I</li></ul>   | 2<br>3   | <ul><li>A. No.</li><li>Q. Have you ever done any illegal drugs?</li><li>A. No.</li></ul>  |
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| 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17                                     | A. I I wasn't really sure of it. Q. Okay. A. I don't know why I put Pondimin, but I thought that, you know, might have been the pill. But I remembered the pill. Q. Okay. A. And I remember that that one color of that pill. Q. Did anyone ever tell you that Pondimin was a little peach pill? A. No. Phentermine could have been the peach pill. Q. Okay. A. You know, I remember phentermine. And Q. Did you fill this out with the help of anyone, this fact sheet?  | 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17                                     | A. No. Q. Have you ever done any illegal drugs? A. No. Q. No. Okay. If you'll look at on page 10, on No. H here, it says, "To the best of your knowledge, have you ever experienced any of the following?" And you've checked yes by all of these categories except memory loss. And I'll just read through some of the categories: Shortness of breath not associated with vigorous exercise; persistent or recurrent pain in your chest; irregular heartbeat, palpitations; abnormal lack of energy; fainting, dizziness, lightheaded; snoring; head pounding; sleep apnea; swelling; and arthritis or joint pain. Is that this pretty accurate? You you have experienced all of those things? A. Yes.  |
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| 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21<br>22<br>23 | A. I I wasn't really sure of it. Q. Okay. A. I don't know why I put Pondimin, but I thought that, you know, might have been the pill. But I remembered the pill. Q. Okay. A. And I remember that that one color of that pill. Q. Did anyone ever tell you that Pondimin was a little peach pill? A. No. Phentermine could have been the peach pill. Q. Okay. A. You know, I remember phentermine. And Q. Did you fill this out with the help of anyone, this fact sheet? A. No. Q. Okay. Did anyone other I recognize that Pondimin is written on this page, but do you remember, is there any have you ever heard anyone   | 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21             | A. No. Q. Have you ever done any illegal drugs? A. No. Q. No. Okay. If you'll look at on page 10, on No. H here, it says, "To the best of your knowledge, have you ever experienced any of the following?" And you've checked yes by all of these categories except memory loss. And I'll just read through some of the categories: Shortness of breath not associated with vigorous exercise; persistent or recurrent pain in your chest; irregular heartbeat, palpitations; abnormal lack of energy; fainting, dizziness, lightheaded; snoring; head pounding; sleep apnea; swelling; and arthritis or joint pain. Is that this pretty accurate? You you have experienced all of those things? A. Yes. Q. Do any of those stand out above the rest as far as problems that that you had? A. Say it again. Q. Have any I'm sorry. Are any of these   |
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| 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21<br>22<br>23 | A. I I wasn't really sure of it. Q. Okay. A. I don't know why I put Pondimin, but I thought that, you know, might have been the pill. But I remembered the pill. Q. Okay. A. And I remember that that one color of that pill. Q. Did anyone ever tell you that Pondimin was a little peach pill? A. No. Phentermine could have been the peach pill. Q. Okay. A. You know, I remember phentermine. And Q. Did you fill this out with the help of anyone, this fact sheet? A. No. Q. Okay. Did anyone other I recognize that Pondimin is written on this page, but do you remember, is there any have you ever heard anyone else ever talk about taking Pondimin A. No. | 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21<br>22<br>23 | A. No. Q. Have you ever done any illegal drugs? A. No. Q. No. Okay. If you'll look at on page 10, on No. H here, it says, "To the best of your knowledge, have you ever experienced any of the following?" And you've checked yes by all of these categories except memory loss. And I'll just read through some of the categories: Shortness of breath not associated with vigorous exercise; persistent or recurrent pain in your chest; irregular heartbeat, palpitations; abnormal lack of energy; fainting, dizziness, lightheaded; snoring; head pounding; sleep apnea; swelling; and arthritis or joint pain. Is that this pretty accurate? You you have experienced all of those things? A. Yes. Q. Do any of those stand out above the rest as far as problems that that you had? A. Say it again. Q. Have any I'm sorry. Are any of these more severe than the others? Like, are the headaches worse than the lack of energy or |

25

Q. No. Different test.

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|     |  | <del></del> | <del></del>   |
|-----|--|-------------|---|
|     | Page 82  |             | Page 84   |
| 1   | A. I'm sorry.  | 1           | A. Okay.  |
| 2   | Q. What what about faintning fainting?                     | 2           | Q. EKG should did you did you see a                   |
| 3   | Have you ever fainted?                                     | 3           | little slip with the EKG, kind of has your heart      |
| 4   | <ul> <li>A. No. I always get I get lightheaded.</li> </ul> | 4           | rate printed on it?                                   |
| 5   | Q. Get lightheaded? Do you get lightheaded                 | 5           | A. Yes.   |
| 6   | on just do you do anything specifically when               | 6           | Q. Okay. It's a it's echo is a                        |
| 7   | you get lightheaded?                                       | 7           | different test. On page if you could, turn your       |
| 8   | A. No. Only like, when I get tired,                        | 8           | attention to page 17. It actually starts at the end   |
| 9   | shortness of breath, then I get lightheaded.               | 9           | of page 16, under S. It asks you to a to complete     |
| 10  | Q. Okay. Has any doctor ever told you that                 | 10          | the chart that's on the next page, and you've checked |
| 11  | you have sleep apnea?                                      | 11          | mild under all four categories listed there for valve |
| 12  | A. No.   | 12          | regurgitation?  |
| 13  | Q. Have you ever woken up in the middle of the             | 13          | A. Yes.   |
| 14  | night and felt you couldn't breathe?                       | 14          | Q. Where did did you fill that out?                   |
| 15  | A. Yes.  | 15          | A. Yes.   |
| 16  |  | 16          |   |
|     | Q. Does that happen quite a bit?                           | 17          | Q. Do you where did you get the information           |
| 17  | A. I won't say quite a bit. It's probably                  | 1           | from that led you to fill that out?                   |
| 18  | like every now and then.                                   | 18          | A. Just looking at the sheet that I had.              |
| 19  | Q. Okay.   | 19          | Q. Looking at the echocardiogram report?              |
| 20  | A. I won't just say  | 20          | A. Yes.   |
| 21  | Q. What what happens? Do you feel like                     | 21          | Q. Okay. And down here, also, on 17, there's          |
| 22  | you're choking, or do you just wake up and you're          | 22          | a in this box here under DIET DRUG USE, under both    |
| 23  | panting?   | 23          | Pondimin and phentermine, you've listed, also, once   |
| 24  | A. And like yes. And I just cannot                         | 24          | again, 1-9 1 January 1999. And that                   |
| 25  | breathe, and chest hurts. That's it.                       | 25          | information is the same as it was on the other page,  |
|     | Page 83  |             | Dago OF   |
| 1   | Q. Are you how how long does that spell                    | 1           | Page 85 isn't it?                                     |
| 1 2 | last?  | 2           |   |
| 3   | A. Maybe like a couple of seconds.                         | 3           |   |
| 4   | ·  |             | Q. Okay. And Dr. Henson prescribed those for          |
| 1   | Q. Okay. Now, you've checked, under No. 3                  | 4           | you?  |
| 5   | here, irregular heartbeat, palpitations, tachycardia,      | 5           | A. Yes.   |
| 6   | or bradycardia. When you checked yes to that, which        | 6           | Q. All right. Okay. Is that where you got             |
| 7   | one of those four were you checking yes to?                | 7           | the that orange round pill there, is that where       |
| 8   | A. Irregular heartbeat.                                    | 8           | you got the idea of Pondimin?                         |
| 9   | Q. Irregular heartbeat. And has a doctor told              | 9           | A. I think so, yes. I think so, yeah.                 |
| 10  | you, you have irregular heartbeat?                         | 10          | Q. Okay. Just I don't know. I can't                   |
| 11  | A. No. I just I gathered it from myself,                   | 11          | I'm sorry if I'm asking this for a second time, but   |
| 12  | the way I'll be feeling.                                   | 12          | what is your current weight right now, Ms. Sanders?   |
| 13  | Q. Do you ever can you ever feel your heart                | 13          | A. Two about 200.                                     |
| 14  | beating, like pounding in your chest?                      | 14          | Q. About 200. Okay. On I turn your                    |
| 15  | A. Only when it gets tight.                                | 15          | attention to page 22. You've listed your income       |
| 16  | Q. Only when it gets tight. Does does                      | 16          | earnings for the past five years or for at            |
| 17  | it does it feel like it's not beating correctly?           | 17          | least from 1997 through 2001?                         |
| 18  | A. Yes.  | 18          | A. Uh-huh (Indicating yes).                           |
| 19  | Q. Okay. Other than the echocardiogram you                 | 19          | Q. Are those are those income numbers                 |
| 20  | had done, which, you have the report there, have you       | 20          | pretty accurate?                                      |
| 21  | ever had an echo any other echocardiograms done?           | 21          | A. Basically, I was just guessing                     |
| 22  | A. No.   | 22          | Q. You were guessing?                                 |
| 23  | Q. Okay.   | 23          | A this number.  |
| 24  | A. Is EKG the same as a echo?                              | 24          | Q. Is that based at all on any information            |
| 4.7 |  |             |   |

25 that you had, any tax returns or anything?

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Page 86 Page 88 1 A. Well, first, by being a beautician, you're out? Do you remember filling this part of the --2 self employed. 2 A. Yes. O. Uh-huh (Indicating yes). 3 3 Q. If you turn back one page, you can see the 4 A. You know, you're allowed five years, you 4 front. You can see what -- what -- I guess this is a 5 know, for you -- to do your taxes. 5 separate form that's attached here. Do you -- do you 6 Q. Uh-huh (Indicating ves). remember filling this out? A. And I basically just started doing my taxes 7 7 A. Yes. 8 this year --8 Q. Is there a -- does it -- it appears that 9 9 Q. Okay. the address for Dr. Henson is the same as the Macon A. -- and last year. So --10 Primary Care physician. Is that just a mistake you 10 Q. So this is just kind of an estimate of how 11 11 made? 12 much vou made? 12 A. That's a mistake. 13 A. Yes. 13 O. Okav. Do vou remember Dr. Henson's address Q. All right. This -- what -- what would you 14 14 in Gordo? say your income has been from -- in 2002 and 2003, if 15 15 A. No. I just remember Gordo, Alabama. you can just take a guess? 16 Q. Okay. All right. And then, on -- on page 16 17 A. I'd say about --17 E -- oh, I'm sorry -- page 4, No. E. Keep going. 18 Q. Well, what did you file for, actually? 18 Under health care facilities or hospitals you've 19 A. For 6,000. received outpatient treatment on, under E, you listed 19 Q. 6,000? 20 20 Starkville hospital, Baptist hospital, and Noxubee 21 A. Yeah. Because I was just working weekends. 21 General. Do you remember -- now, we talked about you 22 Q. Uh-huh (Indicating yes). 22 going to -- to Baptist hospital? 23 A. You know, my husband is the bread winner, 23 A. Right. 24 24 so --Q. Do you remember any kind of emergency room 25 Q. All right. Okay. Is this -- now, is the 25 visit or outpatient treatment you would have had at Page 87 Page 89 income here representative of your combined incomes 1 Starkville hospital? 2 or just yours? 2 A. No. 3 A. Just mine. 3 Q. No. Okay. Is there any reason why you 4 O. Okay. listed that under here, then? A. I think I was -- I was just guessing them, A. Starkville, you know, that's when I had my 5 5 6 you know, guessing. 6 baby. You know, it just asked about hospitals and 7 Q. Right. Okay. On -- I turn your attention 7 health care places. to page 2 -- oh, I'm sorry. Yeah. Keep going. I'm Q. Okay. All right. 8 8 sorry. It's -- it's probably more like page 26? 9 9 A. That's why I wrote that down. 10 MS. TOLLE: Just a second page 2. 10 Q. And then, why -- why did you put that 11 Q. (By Mr. Blount) Yeah. It would 11 Noxubee General, then? Did you -- did you ever go technically be page 26, but it's listed as page 2 on 12 12 there? this handout. You have a -- this is listing -- a 13 13 A. Yes. I have been there before. 14 listing of primary care physicians you've seen under 14 Q. Okay. Category B. At the top of page 2 here, you have Dr. 15 15 A. I don't remember what it was for, but I --Edmond Henson. Is that the same physician that 16 I have been there before. I just, you know, put them 17 prescribed you the diet drugs? 17 down since it asked. 18 A. Yes. 18 Q. Okay. Do you remember if were you sick or 19 Q. Okay. And his address here is listed as 19 hurt when you went there? 20 North Jefferson, Macon, Mississippi. Is that A. I was sick. 20 21 correct? Q. You were sick. Do you remember if it had 21 22 A. No. 22 anything to do with your heart hurting? 23 Q. That's not correct? 23 A. I don't remember. 24 A. No. Gordo, Alabama. 24 Q. Do you remember if you had to spend the 25 Q. It's in Gordo. Did -- did you fill this 25 night?

Deposition of Mary Sanders

| Γ        |  | T             |  |
|----------|--|---------------|--|
|          | Page 90  | ١.            | Page 92  |
| 1 2      | A. No. Q. Okay. It was just an ER visit?                         | $\frac{1}{2}$ | there?   |
| 3        | Q. Okay. It was just an ER visit? A. Yes.                        | 2             | A. No.   |
| 4        | Q. Do you remember if you were terribly sick                     | 3             | <ul><li>Q. Do you know if it was diet drugs?</li><li>A. I don't think so.</li></ul>        |
| 5        | or just had the flu?   | 5             |  |
| 6        | A. I didn't have the flu. I don't I don't                        | 6             | Q. Don't think so?<br>A. No.   |
| 7        | remember. I know it wasn't the flu.                              | 7             |  |
| 8        | Q. Okay. All right. Can you remember about                       | 8             | Q. Do you remember what doctor may have prescribed those prescribed that medicine for you? |
| 9        | when you would have gone to Noxubee? Would it have               | 9             | A. Beverly Gardner or either Denzil Robertson.   |
| 10       | been   | 10            | You know, if I went there, it was one of them.   |
| 11       | A. I don't remember.   | 11            | Q. Okay. And you don't wouldn't remember   |
| 12       | Q 10 years ago or five years ago?                                | 12            | what they would it have been any kind of heart   |
| 13       | A. (No response).  | 13            | medicine they gave you?  |
| 14       | Q. Can't remember?   | 14            | A. I don't think so. I don't remember.   |
| 15       | A. I don't remember.   | 15            | Q. Okay. And then, you've got Kmart Pharmacy   |
| 16       | Q. Okay. All right. On page 7, if you'll                         | 16            | in Mobile, Alabama. That's where you had your diet   |
| 17       | just keep going, under Category G, you were asked to             | 17            | drugs prescribed?  |
| 18       | list drug stores that you've used in the past 10                 | 18            | A. Yes.  |
| 19       | years, and you listed B & O Drugs. And then, we                  | 19            | Q. Can you remember any other type of medicine   |
| 20       | talked about this earlier. Can you remember any of               | 20            | you would have had filled there?   |
| 21       | the prescriptions you would have had filled there?               | 21            | A. No.   |
| 22       | A. No.   | 22            | Q. No. Okay. Do you remember any other   |
| 23       | Q. No. You've also listed Wal-Mart here. Did                     | 23            | pharmacies you may have gone to in Macon or  |
| 24       | you get any prescriptions filled at the Wal-Mart in              | 24            | A. No.   |
| 25       | Macon?   | 25            | Q Columbus?  |
|          |  |               |  |
|          | Page 91  |               | Page 93  |
| 1        | A. No. We don't have a Wal-Mart in Macon.                        | 1             | A. Those are the only two.   |
| 2        | Q. Uh-huh (Indicating yes).                                      | 2             | Q. Okay. If you could, turn to the last two  |
| 3        | <ul> <li>A. I probably just got tired of filling this</li> </ul> | 3             | pages of the fact sheet. The first page here is from                                       |
| 4        | out. But I only went to B & O and Kmart.                         | 4             | B & O Pharmacy. Did you are these have you   |
| 5        | Q. Okay. So you didn't go to Wal-Mart?                           | 5             | ever seen this before, this page?  |
| 6        | A. No.   | 6             | A. No.   |
| 7        | Q. You never got a prescription filled at                        | 7             | Q. Did you do you remember maybe   |
| 8        | Wal-Mart?  | 8             | MR. BLOUNT: I'm sorry. Do you want a   |
| 9        | A. I don't even know why I wrote that, because                   | 9             | copy of this?  |
| 10       | Wal-Mart is not in Macon.  | 10            | MS. TOLLE: Do you have a copy,   |
| 11       | Q. Okay. Did you ever get a prescription                         | 11            | please?  |
| 12       | filled at a Wal-Mart in another city?                            | 12            | MR. BLOUNT: Yeah, I do. I should.  |
| 13<br>14 | A. No.   | 13            | (After a discussion off the record,  |
| 15       | Q. Okay. So you've never had a prescription filled at Wal-Mart?  | 14            | the deposition continued as follows:)  |
| 16       | A. No.   | 15<br>16      | Q. (By Mr. Blount) So are you this is what   |
| 17       |  | 17            | appears to be it's got B & O Pharmacy written up in the left-hand corner.                  |
| 18       | Q. Okay. So City Drugs is also listed here on page 8?            | 18            | A. Okay.   |
| 19       | A. Uh-huh (Indicating yes).                                      | 19            | Q. And it says, "PATIENT PRESCRIPTION SUMMARY"   |
| 20       | Q. Have you ever had a prescription filled at                    | 20            | in the middle. Is that your name listed right there  |
| 21       | City Drugs?  | 21            | above on the second paragraph?   |
| 22       | A. Yes.  | 22            | A. Yes.  |
| 23       | Q. You have. Is that and that's in Macon?                        | 23            | Q. What is that is that it says, "Mary   |
| 24       | A. Yes, that's in Macon.   | 24            | Mason Sanders, Route 1, Box 224, Macon, Mississippi"?                                      |
| 25       | Q. Okay. Do you remember what you had filled                     | 25            | A. Yes.  |
| 1        | . They be for the first that you much thick                      |               | · ·· · · <del>· · ·</del>  |

Deposition of Mary Sanders

|  |   | _  |   |
|--|---|--|---|
|  | Page 94   |  | Page 96   |
| 1  | Q. Is that an address you've lived at?  | 1  | A. Yes. This is the time. I remember that   |
| 2  | A. Yes.   | 2  | amount.   |
|  |   |  |   |
| 3  | Q. Okay. Is that would you have been  | 3  | Q. Okay. It says says quantity of 30.   |
| 4  | living there in and around 1998, 1999?  | 4  | Does that does that look about right?   |
| 5  | A. Yes.   | 5  | A. Yes.   |
| 6  | Q. Okay. Is that your correct phone number  | 6  | Q. Did you take all 30 of those pills?  |
| 7  |   | 7  | - · · · · · · · · · · · · · · · · · · ·   |
|  | that you had at that address?   |  | A. Yes.   |
| 8  | A. Yes. Then, yes.  | 8  | Q. Did you take did he ever give you  |
| 9  | Q. Is it but it's not your correct phone  | 9  | another prescription after that?  |
| 10   | number now, though?   | 10   | A. No. I never went back.   |
| 11   | A. No.  | 11   | Q. Never went back. Okay. When you took   |
| 12   | Q. Okay.  | 12   |   |
|  | · · · · · · · · · · · · · · · · · · ·   |  | those pills, did they help did they help your   |
| 13   | A. Not the correct address now.   | 13   | help your heart? Did the tightness go away?   |
| 14   | Q. Okay. Is that now, is that the same  | 14   | A. I don't remember.  |
| 15   | place that you is that the same house; they just  | 15   | Q. Don't remember. Okay. All right. Do you  |
| 16   | changed the address?  | 16   | remember can you think can you remember any   |
| 17   | A. Well, I was staying with my mom  | 17   | other types of medicine you may have ever had   |
| 18   |   | 1  |   |
|  | Q. Okay.  | 18   | prescribed or that you would have bought at B & O   |
| 19   | A at the time.  | 19   | Pharmacy?   |
| 20   | Q. That's your mother's address?  | 20   | A. No.  |
| 21   | A. Right.   | 21   | Q. No?  |
| 22   | Q. Okay. I knew the date  | 22   | A. No.  |
| 23   | A. Well, I wasn't staying at my mom's. I  | 23   |   |
|  |   | 1  | Q. So and do you you can't remember   |
| 24   | think I just by me filling my prescriptions out, I  | 24   | any any diet drugs you would have maybe gotten  |
| 25   | never changed my address.   | 25   | there?  |
|  |   |  |   |
|  | · · · · · · · · · · · · · · · · · · ·   |  |   |
|  | Page 95   |  | Page 97   |
| 1  | Page 95<br>Q. Okay. All right.  | 1  | Page 97<br>A. I didn't get any diet drugs there.  |
| 1 2  | Q. Okay. All right.   | 1 2  | A. I didn't get any diet drugs there.   |
| 2  | <ul><li>Q. Okay. All right.</li><li>A. Even now it's probably still the same. I</li></ul>   | 2  | A. I didn't get any diet drugs there.     Q. Okay. You can, then, turn to the next page   |
| 2 3  | Q. Okay. All right. A. Even now it's probably still the same. I don't know.   | 2  | A. I didn't get any diet drugs there. Q. Okay. You can, then, turn to the next page for me. Up at the top this is says, "MEDICAL  |
| 2<br>3<br>4  | <ul><li>Q. Okay. All right.</li><li>A. Even now it's probably still the same. I don't know.</li><li>Q. Okay. Down here, listed on this summary,</li></ul>   | 2<br>3<br>4  | A. I didn't get any diet drugs there. Q. Okay. You can, then, turn to the next page for me. Up at the top this is says, "MEDICAL EXPENSES, 01/01/1999 through 08/22/2002." And it's   |
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Deposition of Mary Sanders

|  | Placy Sanders   |  |  |  |  |
|--|---|--|--|--|--|
|  | Page 98   |  | Page 100   |  |  |
| 1  | the the signature of the pharmacist, it says,   | 1  | there was any difference on  |  |  |
| 2  | "TAKE ONE TABLET BY MOUTH EVERY DAY FOR 30 DAYS."   | 2  | Q. (By Mr. Blount) So have you ever have   |  |  |
| 3  | And the one up above it, underneath the phentermine,  | 3  | you ever talked to anybody about taking Pondimin? Do   |  |  |
| 4  | says, "TAKE ONE CAPSULE BY MOUTH EVERY DAY FOR 21   | 4  | you ever remember  |  |  |
| 5  | DAYS."  | 5  | A. No.   |  |  |
| 6  | A. Okay.  | 6  | Q anyone ever talking to you about it.   |  |  |
| 7  | Q. Do you recall doing that, taking the   | 7  | Have you ever heard anyone talk about fen-phen?  |  |  |
| 8  | pills   | 8  | A. No.   |  |  |
| 9  | A. Yes.   | 9  | Q. No. Have you ever heard anyone talk about   |  |  |
| 10   | Q as those as those instructions.   | 10   | any diet drugs, maybe a couple of years before you   |  |  |
| 11   | Okay. And do you remember is this is this the   | 11   | took them, being pulled from the market?   |  |  |
| 12   | only prescription you would have had filled at that   | 12   | A. No.   |  |  |
| 13   | pharmacy, or did you get a second prescription filled   | 13   | Q. Okay. So have you ever heard anyone say   |  |  |
| 14   | there?  | 14   | that Pondimin was pulled from the market in 1997?  |  |  |
| 15   | A. I I don't remember. I remember just  | 15   | A. No.   |  |  |
| 16   | filling this prescription in.   | 16   | Q. No. Or 1998, any of those years?  |  |  |
| 17   | Q. Okay. And you saw Dr. Henson at least  | 17   | A. No.   |  |  |
| 18   | twice; is that correct?   | 18   | Q. No, 1998. Okay. To the best of your   |  |  |
| 19   | A. Yes. I if I'm not mistaken, I think it   | 19   | knowledge, do you know do you know do you know   |  |  |
| 20   | was twice.  | 20   | if fen-phen the drug fen-phen was pulled from the  |  |  |
| 21   | Q. Okay. Do you remember if you had   | 21   | market?  |  |  |
| 22   | prescriptions filled both times you went to see him?  | 22   | A. Not that I know of. No. Not that I know   |  |  |
| 23   | A. I don't remember.  | 23   | of. I don't I don't know.  |  |  |
| 24   | Q. Don't remember. Okay. Just for   | 24   | Q. Okay. Are you as we sit here today, do  |  |  |
| 25   | clarification, do you do you see where Pondimin   | 25   | you think you took the the drug Pondimin?  |  |  |
|  |   |  |  |  |  |
|  |   |  | I  |  |  |
| 1  | Page 99   |  | Page 101   |  |  |
| 1 2  | has been prescribed on either this page or on the   | 1  | A. Well, I know it was just two pills. And   |  |  |
| 2  | has been prescribed on either this page or on the previous page?  | 2  | A. Well, I know it was just two pills. And you there were three options you gave me. So I  |  |  |
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| 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21<br>22<br>23       | has been prescribed on either this page or on the previous page?  A. No. No. Like I said, I remember phentermine.  Q. Okay.  A. And, you know, just by you giving me those three options, you know, while I was filling out this paper (indicating).  Q. Right.  A. So I just, you know, thought maybe it was Pondimin.  Q. Okay.  MS. TOLLE: Do you have an original?  I'm just looking  MR. BLOUNT: I think this is my original.  MS. TOLLE: Because the last line, it looks like there's something under there that you cannot read. I don't know what it is.  MR. BLOUNT: This is the copy that was sent to me. The lines appear to  MS. TOLLE: Okay.  MR. BLOUNT: go up and down the           | 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21<br>22<br>23       | A. Well, I know it was just two pills. And you there were three options you gave me. So I just took a educated guess that it might have been Pondimin. I don't really remember I don't know what he prescribed them. I took them in hopes of losing weight Q. Okay. All right. A to be honest. Q. All right. A. And they were just asking what pill is this, what pill is that. Q. Okay.  MR. BLOUNT: Can we take a recess?  MS. TOLLE: Yes.  MR. BLOUNT: All right.  MR. FORD: We're off the record. The time is 11:40 a.m.  (After a recess, the deposition continued as follows:)  MR. FORD: We're back on the record.  The time is 11:46 a.m. Q. (By Mr. Blount) Okay, Ms. Sanders. You said that you saw Ms Dr. Gardner in the last few |  |  |

Deposition of Mary Sanders

|  | Page 102   |  | Page 104  |
|--|--|--|---|
| 1  | Q. Okay. Can you can you remember any  | 1  | A. Tooth pulled.  |
| 2  | other doctors you might have seen in the last 12   | 2  | Q. You've had teeth pulled. When you go to  |
| 3  | months?  | 3  | the dentist, does have they ever have they ever   |
| 4  | A. No.   | 4  | told you, you need to take antibiotics before you get   |
| 5  | Q. Have you been to any health care facility,  | 5  | your teeth cleaned?   |
| 6  | emergency room, or minor clinics in in the last 12   | 6  | A. No.  |
| 7  | months?  | 7  |   |
| 1  |  | 1  | Q. No. Okay. Have you ever seen a sign  |
| 8  | A. No.   | 8  | hanging in the dentist's office that says, if you   |
| 9  | Q. No. Okay. And now, you did mention a  | 9  | ever took diet drugs, to make sure you get an   |
| 10   | dentist earlier. Who is your dentist right now?  | 10   | antibiotic or make sure you tell them?  |
| 11   | A. Same doctor.  | 11   | A. No.  |
| 12   | Q. Same doctor?  | 12   | Q. No. Okay. Well, before Dr before Dr.   |
| 13   | A. James Wiygul.   | 13   | Robertson and I believe I believe you said you  |
| 14   | Q. Wiygul is his last name?  | 14   | saw I believe well, the pharmacy records show   |
| 15   | A. Uh-huh (Indicating yes). Wiygul.  | 15   | 1998, I believe. If you could look at those again.  |
| 16   | Q. Wiygul. Do you remember where his office  | 16   | It's the second to last page on Exhibit on  |
| 17   | is?  | 17   | on on this fact sheet. It says Dr. Denzil   |
| 18   | A. In Columbus, Mississippi.   | 18   | Robertson. And the date for that I'm sorry is   |
| 19   | Q. Do you remember possibly where, what  | 19   | 1999?   |
| 20   | street?  | 20   | A. Yeah.  |
| 21   | A. No.   | 21   | Q. Is that is that is that accurate,  |
| 22   |  | 22   |   |
|  | Q. Do you know if he's got a what the name   | 23   | that 3-02-99? Is that about the time you would have   |
| 23   | of his office is? Is it Dr. Wiygul's office? I   |  | seen him?   |
| 24   | mean what I mean is, does it does it have is   | 24   | A. I don't remember.  |
| 25   | he part of a group, a medical group?   | 25   | Q. Don't remember. Can you remember any other   |
|  |  |  |   |
|  | D 102  |  |   |
| 1  | Page 103   |  | Page 105  |
| 1 2  | A. Well, his father's practice.  | 1  | physician you've seen prior to seeing Dr. Robertson,  |
| 2  | <ul><li>A. Well, his father's practice.</li><li>Q. Okay.</li></ul>   | 2  | physician you've seen prior to seeing Dr. Robertson, other than your OBGYN doctor, since you've been a  |
| 2  | <ul><li>A. Well, his father's practice.</li><li>Q. Okay.</li><li>A. And I think it's if I'm not mistaken, I</li></ul>  | 2  | physician you've seen prior to seeing Dr. Robertson, other than your OBGYN doctor, since you've been asince you've been a teenager, since you moved here?   |
| 2<br>3<br>4  | <ul><li>A. Well, his father's practice.</li><li>Q. Okay.</li><li>A. And I think it's if I'm not mistaken, I think it's just his last name</li></ul>  | 2<br>3<br>4  | physician you've seen prior to seeing Dr. Robertson, other than your OBGYN doctor, since you've been asince you've been a teenager, since you moved here?  A. No.   |
| 2<br>3<br>4<br>5   | <ul> <li>A. Well, his father's practice.</li> <li>Q. Okay.</li> <li>A. And I think it's if I'm not mistaken, I</li> <li>think it's just his last name</li> <li>Q. Okay.</li> </ul>   | 2<br>3<br>4<br>5   | physician you've seen prior to seeing Dr. Robertson, other than your OBGYN doctor, since you've been a since you've been a teenager, since you moved here?  A. No.  Q. No. Okay. And that prescription for  |
| 2<br>3<br>4<br>5<br>6  | <ul> <li>A. Well, his father's practice.</li> <li>Q. Okay.</li> <li>A. And I think it's if I'm not mistaken, I</li> <li>think it's just his last name</li> <li>Q. Okay.</li> <li>A you know, on the door.</li> </ul>   | 2<br>3<br>4<br>5<br>6  | physician you've seen prior to seeing Dr. Robertson, other than your OBGYN doctor, since you've been a since you've been a teenager, since you moved here?  A. No. Q. No. Okay. And that prescription for Remeron that Dr. Robertson prescribed to you, you   |
| 2<br>3<br>4<br>5   | <ul> <li>A. Well, his father's practice.</li> <li>Q. Okay.</li> <li>A. And I think it's if I'm not mistaken, I</li> <li>think it's just his last name</li> <li>Q. Okay.</li> <li>A you know, on the door.</li> <li>Q. All right. And how long have you been</li> </ul>   | 2<br>3<br>4<br>5   | physician you've seen prior to seeing Dr. Robertson, other than your OBGYN doctor, since you've been a since you've been a teenager, since you moved here?  A. No.  Q. No. Okay. And that prescription for  |
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| Page 106  1 list of tests here. I just want you to tell me 2 whether or not you know if you've had that test? 3 A. Okay. 4 Q. An electrocardiogram? 5 A. I don't know. 6 Q. Okay. Chest X-ray? 7 A. Yes. 8 Q. Is that when you were in the hospital in 9 A. Baptist Memorial.  Page 106  1 A. I don't remember. 2 Q. Okay. 3 A. I don't recall. 4 Q. Okay. Do you know if you have any appointment scheduled in the future to have echocardiogram done? 7 A. No. 8 Q. No. Okay. Do you have any appointment scheduled in the future to see a doctor?  |           |
|---|-----------|
| 2 whether or not you know if you've had that test? 3 A. Okay. 4 Q. An electrocardiogram? 5 A. I don't know. 6 Q. Okay. Chest X-ray? 7 A. Yes. 8 Q. Is that when you were in the hospital in 8 Q. Okay. 9 Do you know if you have any appointment scheduled in the future to have echocardiogram done? 9 A. No. 9 Q. No. Okay. Do you have any appointment scheduled in the future to have end of the future to have any appointment scheduled in the future to have end of the fu | y         |
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| 5 A. I don't know. 6 Q. Okay. Chest X-ray? 7 A. Yes. 8 Q. Is that when you were in the hospital in 8 A. I don't know. 6 appointment scheduled in the future to have 6 echocardiogram done? 7 A. No. 8 Q. No. Okay. Do you have any appointment scheduled in the future to have 6 echocardiogram done? 7 A. No. 8 Q. No. Okay. Do you have any appointment scheduled in the future to have 6 echocardiogram done?  |           |
| 5 A. I don't know. 6 Q. Okay. Chest X-ray? 7 A. Yes. 8 Q. Is that when you were in the hospital in 8 A. I don't know. 6 appointment scheduled in the future to have 6 echocardiogram done? 7 A. No. 8 Q. No. Okay. Do you have any appointment scheduled in the future to have 6 echocardiogram done? 7 A. No. 8 Q. No. Okay. Do you have any appointment scheduled in the future to have 6 echocardiogram done?  |           |
| 6 Q. Okay. Chest X-ray? 7 A. Yes. 8 Q. Is that when you were in the hospital in 8 Q. No. Okay. Do you have any appoint  |           |
| 7 A. Yes. 7 A. No. 8 Q. Is that when you were in the hospital in 8 Q. No. Okay. Do you have any appoint   |           |
| 8 Q. Is that when you were in the hospital in 8 Q. No. Okay. Do you have any appoir   |           |
| 1   | ntment    |
|   | iciriciic |
| 10 Q Baptist Memorial? 10 A. Only when I need to.   |           |
| 11 A. Yes. 11 Q. Only when you need to. Have you  | over      |
| Q. Have you ever had a chest X-ray other than 12 smoked?  | CVCI      |
| 13 that? 13 A. No.  |           |
|   |           |
| - · · · · · · · · · · · · · · · · · ·   |           |
| 1   | our/      |
| 1   |           |
| 1.2   |           |
| 18 Q. Put you on a treadmill with little leads or 18 Q. They are. Are they what your mo   | om's      |
| 19 anything? 19 name?   |           |
| 20 A. No. 20 A. Edna Mason, E-D-N-A.  |           |
| Q. No. Okay. Have you ever heard doctors 21 Q. Okay. And where does she live?   |           |
| 22 tell you that they're giving you a pulmonary function 22 A. Macon, Mississippi.  |           |
| 23 test or a test on your heart I mean test on your 23 Q. Are y'all pretty close?   |           |
| 24 lungs? 24 A. Yes.  |           |
| 25 A. No. 25 Q. See each other quite a bit?   |           |
|   |           |
| Page 107  | Page 109  |
| 1 Q. Okay. Have you ever heard any any 1 A. Every day.  |           |
| 2 any physician ever tell you they're testing your 2 Q. Every day. Does she know that you'r   | e         |
| 3 lungs for anything? 3 involved in this litigation?  |           |
| 4 A. No. 4 A. Yes.  |           |
| 5 Q. Okay. When you went to see when you 5 Q. Okay. Have you ever talked to her al  | pout      |
| 6 went to Columbus and went to the Landmark Hotel and 6 it?   |           |
| 7 Dr. Tai did the echocardiogram, do you remember if 7 A. No.   |           |
| 8 you were having any chest problems that day, or had 8 Q. Okay. Does she know you're here do   | ing a     |
| 9 you been having any recently? 9 deposition today?   |           |
| 10 A. Well, I I had some recently. 10 A. Yes.   |           |
| 11 Q. You had you'd had some prior 11 Q. Does she know that you took diet dru   | ıgs?      |
| 12 A. I probably was that day. I don't remember. 12 A. Yes.   |           |
| 13 Q. Okay. 13 Q. Does she know when you were taking  | them,     |
| 14 A. I don't remember. 14 that you took that you were on them?   | ·         |
| 15 Q. All right. And you've never discussed that 15 A. Yes.   |           |
| 16 echocardiogram with any other doctors; is that 16 Q. Okay. Did she does your did you   | ır İ      |
| 17 A. No. 17 mother ever take diet drugs?   | "         |
| 18 Q. Do you remember if Dr. Tai told you he 18 A. No.  |           |
| 19 wanted to see you again, wanted a follow-up visit? 19 Q. No. Okay. Okay. Is your mom in pro  | ettv ľ    |
| 20 A. Who is that? 20 good health?  |           |
| 21 Q. I'm sorry. The the person that 21 A. Yes.   |           |
|   |           |
|   | cho had I |
| 22 gave you the echocardiogram in Columbus, that doctor. 22 Q. Do you know of any health problems   | she has,  |
| 22 gave you the echocardiogram in Columbus, that doctor. 22 Q. Do you know of any health problems 23 Did he tell you he wanted 23 any serious health problems?  |           |
| 22 gave you the echocardiogram in Columbus, that doctor. 22 Q. Do you know of any health problems   |           |

Deposition of Mary Sanders

| 1 2   |   | т  |   |
|---|---|--|---|
|   | Page 110  |  | Page 112  |
| 1 2   | Q. Diabetic. Do you know if she's ever had  | 1  |   |
| 2   | any kind of complications, like a stroke or anything,   | 2  | Q. Okay. Do you have any brothers?  |
| 3   | from her diabetes?  | 3  | B A. Yes.   |
| 4   | A. No.  | 4  |   |
| 5   | Q. Do you know if she has any has high  | 5  | A. Anthony Brown.   |
| 6   | blood pressure or maybe high cholesterol or anything?   | 6  | Q. Brown is his last name?  |
| 7   | A. No.  | 7  |   |
| 8   | Q. Do you know if she has any kidney problems?  | 8  | Q. Okay. And it's just just one brother?  |
| 9   | A. No.  | 9  | A. Well, I have a half brother.   |
| 10  | Q. No. Okay. Any other problems she has   | 10   | ,   |
| 11  | except diabetes?  | 11   |   |
| 12  | A. No. That's it.   | 12   |   |
| 13  | Q. Okay. Are they just do you know if the   | 13   | ,   |
| 14  | diabetes are excuse me real bad, or if  | 14   | ,   |
| 15  | they're   | 15   | ,   |
| 16  | A. Well, they're not bad. She's never been  | 16   | <b>5</b>  |
| 17  | hospitalized for them   | 17   |   |
| 18  | Q. Okay.  | 18   | •   |
| 19  | A or anything like that.  | 19   | ,   |
| 20  | Q. About how old is your mom?   | 20   |   |
| 21  | A. Fifty-five.  | 21   | ,   |
| 22  | Q. Fifty-five. Okay. And your father is   | 22   | ,   |
| 23  | still still with us?  | 23   | •   |
| 24  | A. Yes.   | 24   |   |
| 25  | Q. What's his name?   | 25   | Q. Okay. How old is he?   |
|   |   | <u> </u>   |   |
| ,   | Page 111 A. Ezeli Mason.  |  | Page 113  |
| 1 2   | Q. Does he also live in Macon?  | 1  | •   |
| 3   | A. Yes.   | 2  | ,   |
| 4   | Q. Does he have any Mr. Mason have any  | 3  | either Anthony or Will?   |
|   | - · · · · · · · · · · · · · · · · · · ·   | ד ו  | A Voc.  |
|   | neart problems or 1'm sorry health problems?  | 5  |   |
| 5   | heart problems or, I'm sorry health problems?   | 5  | Q. Close to both of them?   |
| 5<br>6  | A. He just found out a couple of months ago   | 6  | Q. Close to both of them?<br>A. Yes.  |
| 5<br>6<br>7   | A. He just found out a couple of months ago that he's a diabetic.   | 6<br>7   | <ul><li>Q. Close to both of them?</li><li>A. Yes.</li><li>Q. Do y'all see each other quite a bit?</li></ul>   |
| 5<br>6<br>7<br>8  | <ul><li>A. He just found out a couple of months ago that he's a diabetic.</li><li>Q. He's a diabetic. Have you ever been tested</li></ul>   | 6<br>7<br>8  | <ul><li>Q. Close to both of them?</li><li>A. Yes.</li><li>Q. Do y'all see each other quite a bit?</li><li>A. Every day.</li></ul>   |
| 5<br>6<br>7<br>8<br>9   | <ul><li>A. He just found out a couple of months ago that he's a diabetic.</li><li>Q. He's a diabetic. Have you ever been tested for diabetes?</li></ul>   | 6<br>7<br>8<br>9   | <ul><li>Q. Close to both of them?</li><li>A. Yes.</li><li>Q. Do y'all see each other quite a bit?</li><li>A. Every day.</li><li>Q. Every day. That's pretty good. Do they</li></ul>   |
| 5<br>6<br>7<br>8<br>9   | <ul><li>A. He just found out a couple of months ago that he's a diabetic.</li><li>Q. He's a diabetic. Have you ever been tested for diabetes?</li><li>A. No.</li></ul>  | 6<br>7<br>8<br>9   | Q. Close to both of them? A. Yes. Q. Do y'all see each other quite a bit? A. Every day. Q. Every day. That's pretty good. Do they know you're involved in this litigation?  |
| 5<br>6<br>7<br>8<br>9<br>10<br>11   | A. He just found out a couple of months ago that he's a diabetic. Q. He's a diabetic. Have you ever been tested for diabetes? A. No. Q. No. Okay. How old is your father?   | 6<br>7<br>8<br>9<br>10<br>11   | Q. Close to both of them? A. Yes. Q. Do y'all see each other quite a bit? A. Every day. Q. Every day. That's pretty good. Do they know you're involved in this litigation? A. No.   |
| 5<br>6<br>7<br>8<br>9   | <ul> <li>A. He just found out a couple of months ago that he's a diabetic.</li> <li>Q. He's a diabetic. Have you ever been tested for diabetes?</li> <li>A. No.</li> <li>Q. No. Okay. How old is your father?</li> <li>A. He's 53.</li> </ul>   | 6<br>7<br>8<br>9<br>10<br>11<br>12   | Q. Close to both of them? A. Yes. Q. Do y'all see each other quite a bit? A. Every day. Q. Every day. That's pretty good. Do they know you're involved in this litigation? A. No. Q. No. Okay. What about your father?  |
| 5<br>6<br>7<br>8<br>9<br>10<br>11<br>12   | A. He just found out a couple of months ago that he's a diabetic.  Q. He's a diabetic. Have you ever been tested for diabetes?  A. No.  Q. No. Okay. How old is your father?  A. He's 53.  Q. Fifty-three. Trust me, if you ask me about  | 6<br>7<br>8<br>9<br>10<br>11<br>12<br>13   | Q. Close to both of them? A. Yes. Q. Do y'all see each other quite a bit? A. Every day. Q. Every day. That's pretty good. Do they know you're involved in this litigation? A. No. Q. No. Okay. What about your father? A. Yes.  |
| 5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13   | A. He just found out a couple of months ago that he's a diabetic.  Q. He's a diabetic. Have you ever been tested for diabetes?  A. No.  Q. No. Okay. How old is your father?  A. He's 53.  Q. Fifty-three. Trust me, if you ask me about my parents, I wouldn't get it either. Now, does  | 6<br>7<br>8<br>9<br>10<br>11<br>12<br>13   | Q. Close to both of them? A. Yes. Q. Do y'all see each other quite a bit? A. Every day. Q. Every day. That's pretty good. Do they know you're involved in this litigation? A. No. Q. No. Okay. What about your father? A. Yes. Q. He does know that you're involved in the  |
| 5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14   | A. He just found out a couple of months ago that he's a diabetic.  Q. He's a diabetic. Have you ever been tested for diabetes?  A. No.  Q. No. Okay. How old is your father?  A. He's 53.  Q. Fifty-three. Trust me, if you ask me about my parents, I wouldn't get it either. Now, does Mr. Mason have any other problems? Does he have any  | 6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15   | Q. Close to both of them? A. Yes. Q. Do y'all see each other quite a bit? A. Every day. Q. Every day. That's pretty good. Do they know you're involved in this litigation? A. No. Q. No. Okay. What about your father? A. Yes. Q. He does know that you're involved in the litigation?  |
| 5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15   | A. He just found out a couple of months ago that he's a diabetic.  Q. He's a diabetic. Have you ever been tested for diabetes?  A. No.  Q. No. Okay. How old is your father?  A. He's 53.  Q. Fifty-three. Trust me, if you ask me about my parents, I wouldn't get it either. Now, does  | 6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16   | Q. Close to both of them? A. Yes. Q. Do y'all see each other quite a bit? A. Every day. Q. Every day. That's pretty good. Do they know you're involved in this litigation? A. No. Q. No. Okay. What about your father? A. Yes. Q. He does know that you're involved in the litigation? A. Yes.  |
| 5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16   | A. He just found out a couple of months ago that he's a diabetic.  Q. He's a diabetic. Have you ever been tested for diabetes?  A. No.  Q. No. Okay. How old is your father?  A. He's 53.  Q. Fifty-three. Trust me, if you ask me about my parents, I wouldn't get it either. Now, does Mr. Mason have any other problems? Does he have any high blood pressure?   | 6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17                                     | Q. Close to both of them? A. Yes. Q. Do y'all see each other quite a bit? A. Every day. Q. Every day. That's pretty good. Do they know you're involved in this litigation? A. No. Q. No. Okay. What about your father? A. Yes. Q. He does know that you're involved in the litigation? A. Yes. Q. Okay.   |
| 5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17                                     | A. He just found out a couple of months ago that he's a diabetic.  Q. He's a diabetic. Have you ever been tested for diabetes?  A. No.  Q. No. Okay. How old is your father?  A. He's 53.  Q. Fifty-three. Trust me, if you ask me about my parents, I wouldn't get it either. Now, does Mr. Mason have any other problems? Does he have any high blood pressure?  A. No.   | 6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18                               | Q. Close to both of them? A. Yes. Q. Do y'all see each other quite a bit? A. Every day. Q. Every day. That's pretty good. Do they know you're involved in this litigation? A. No. Q. No. Okay. What about your father? A. Yes. Q. He does know that you're involved in the litigation? A. Yes. Q. Okay. (After a discussion off the record,   |
| 5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17                                     | A. He just found out a couple of months ago that he's a diabetic.  Q. He's a diabetic. Have you ever been tested for diabetes?  A. No.  Q. No. Okay. How old is your father?  A. He's 53.  Q. Fifty-three. Trust me, if you ask me about my parents, I wouldn't get it either. Now, does Mr. Mason have any other problems? Does he have any high blood pressure?  A. No.  Q. Heart are there any heart problems or   | 6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18                               | Q. Close to both of them? A. Yes. Q. Do y'all see each other quite a bit? A. Every day. Q. Every day. That's pretty good. Do they know you're involved in this litigation? A. No. Q. No. Okay. What about your father? A. Yes. Q. He does know that you're involved in the litigation? A. Yes. Q. Okay. (After a discussion off the record, the deposition continued as follows:)   |
| 5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19                         | A. He just found out a couple of months ago that he's a diabetic.  Q. He's a diabetic. Have you ever been tested for diabetes?  A. No.  Q. No. Okay. How old is your father?  A. He's 53.  Q. Fifty-three. Trust me, if you ask me about my parents, I wouldn't get it either. Now, does Mr. Mason have any other problems? Does he have any high blood pressure?  A. No.  Q. Heart are there any heart problems or lung problems?  | 6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20                   | Q. Close to both of them? A. Yes. Q. Do y'all see each other quite a bit? A. Every day. Q. Every day. That's pretty good. Do they know you're involved in this litigation? A. No. Q. No. Okay. What about your father? A. Yes. Q. He does know that you're involved in the litigation? A. Yes. Q. Okay. (After a discussion off the record, the deposition continued as follows:) Q. (By Mr. Blount) Do either do either of   |
| 5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20                   | A. He just found out a couple of months ago that he's a diabetic.  Q. He's a diabetic. Have you ever been tested for diabetes?  A. No.  Q. No. Okay. How old is your father?  A. He's 53.  Q. Fifty-three. Trust me, if you ask me about my parents, I wouldn't get it either. Now, does Mr. Mason have any other problems? Does he have any high blood pressure?  A. No.  Q. Heart are there any heart problems or lung problems?  A. No.  | 6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18                               | Q. Close to both of them? A. Yes. Q. Do y'all see each other quite a bit? A. Every day. Q. Every day. That's pretty good. Do they know you're involved in this litigation? A. No. Q. No. Okay. What about your father? A. Yes. Q. He does know that you're involved in the litigation? A. Yes. Q. Okay. (After a discussion off the record, the deposition continued as follows:) Q. (By Mr. Blount) Do either do either of your children have any health problems?   |
| 5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21             | A. He just found out a couple of months ago that he's a diabetic.  Q. He's a diabetic. Have you ever been tested for diabetes?  A. No.  Q. No. Okay. How old is your father?  A. He's 53.  Q. Fifty-three. Trust me, if you ask me about my parents, I wouldn't get it either. Now, does Mr. Mason have any other problems? Does he have any high blood pressure?  A. No.  Q. Heart are there any heart problems or lung problems?  A. No.  Q. Have either of your parents ever had                 | 6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21             | Q. Close to both of them? A. Yes. Q. Do y'all see each other quite a bit? A. Every day. Q. Every day. That's pretty good. Do they know you're involved in this litigation? A. No. Q. No. Okay. What about your father? A. Yes. Q. He does know that you're involved in the litigation? A. Yes. Q. Okay. (After a discussion off the record, the deposition continued as follows:) Q. (By Mr. Blount) Do either do either of your children have any health problems? A. No.  |
| 5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21<br>22       | A. He just found out a couple of months ago that he's a diabetic.  Q. He's a diabetic. Have you ever been tested for diabetes?  A. No.  Q. No. Okay. How old is your father?  A. He's 53.  Q. Fifty-three. Trust me, if you ask me about my parents, I wouldn't get it either. Now, does Mr. Mason have any other problems? Does he have any high blood pressure?  A. No.  Q. Heart are there any heart problems or lung problems?  A. No.  Q. Have either of your parents ever had cancer?         | 6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21<br>22       | Q. Close to both of them? A. Yes. Q. Do y'all see each other quite a bit? A. Every day. Q. Every day. That's pretty good. Do they know you're involved in this litigation? A. No. Q. No. Okay. What about your father? A. Yes. Q. He does know that you're involved in the litigation? A. Yes. Q. Okay.  (After a discussion off the record, the deposition continued as follows:) Q. (By Mr. Blount) Do either do either of your children have any health problems? A. No. Q. No. They're good, healthy kids?        |
| 5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21<br>22<br>23 | A. He just found out a couple of months ago that he's a diabetic.  Q. He's a diabetic. Have you ever been tested for diabetes?  A. No.  Q. No. Okay. How old is your father?  A. He's 53.  Q. Fifty-three. Trust me, if you ask me about my parents, I wouldn't get it either. Now, does Mr. Mason have any other problems? Does he have any high blood pressure?  A. No.  Q. Heart are there any heart problems or lung problems?  A. No.  Q. Have either of your parents ever had cancer?  A. No. | 6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21<br>22<br>23 | Q. Close to both of them? A. Yes. Q. Do y'all see each other quite a bit? A. Every day. Q. Every day. That's pretty good. Do they know you're involved in this litigation? A. No. Q. No. Okay. What about your father? A. Yes. Q. He does know that you're involved in the litigation? A. Yes. Q. Okay. (After a discussion off the record, the deposition continued as follows:) Q. (By Mr. Blount) Do either do either of your children have any health problems? A. No. Q. No. They're good, healthy kids? A. Yes. |

Deposition of Mary Sanders

| Γ  |  |  |   |
|--|--|--|---|
|  | Page 114   |  | Page 116  |
| 1  | A. Yeah.   | 1  | Q. Has lupus. Is this a first cousin?   |
| 2  | Q. All right. Are your grandparents still  | 2  | A. First cousin.  |
| 3  | with us?   | 3  | Q. First cousin. Is this on your mom or dad's   |
| 4  | A. No.   | 4  | side?   |
| 5  | Q. No. All both sides are passed away?   | 5  | A. Mom.   |
| 6  | A. Yes.  | 6  | Q. Mom. Okay. Is she is she able to keep  |
| 7  | Q. Do you do you remember what your mom's  | 7  | it under control?   |
| 8  | parents might have passed away from?   | 8  | A. Well, she's been sick yeah well,   |
| 9  | <ul> <li>A. If I'm not mistaken, the two of them died</li> </ul>   | 9  | she's in and out.   |
| 10   | of natural causes.   | 10   | Q. In and out. Okay. Anybody else have  |
| 11   | Q. They both died of natural causes?   | 11   | diabetes besides your parents?  |
| 12   | A. Yeah.   | 12   | A. Sister.  |
| 13   | Q. Were they were they quite old?  | 13   | Q. Your sister has diabetes?  |
| 14   | A. Yeah. Yes, they were.   | 14   | A. Yeah.  |
| 15   | Q. All right. Do you remember if do you  | 15   | Q. That's right. Sister. Thanks for   |
| 16   | remember if either anybody ever talking about them   | 16   | reminding me. What's your sister's name?  |
| 17   | having health problems, having Granddad had high   | 17   | A. Tonya Lewis.   |
| 18   | blood pressure or  | 18   | Q. And you have more than one sister, don't   |
| 19   | A. No.   | 19   | you?  |
| 20   | Q Grandma had a stroke or anything?  | 20   | A. Yes.   |
| 21   | A. No.   | 21   | Q. Okay. Your sister Tonya has diabetes. How  |
| 22   | Q. No. Do do you know of any health  | 22   | old is she?   |
| 23   | problems that run on her side of the family, that a  | 23   | A. She's 29.  |
| 24   | lot of cousins may have?   | 24   | Q. Twenty-nine. Does she have take insulin  |
| 25   | A. No.   | 25   | shots, or does she take pills?  |
|  |  |  |   |
|  |  |  |   |
| 1  | Page 115   | _  | Page 117  |
| 1 2  | Q. No. What about your what about your   | 1  | A. Pills.   |
| 2  | Q. No. What about your what about your father's parents?   | 2  | A. Pills. Q. Pills. Do either of your parents take  |
| 2  | Q. No. What about your what about your father's parents?  A. Grandfather died of cancer, and I think   | 2<br>3   | A. Pills. Q. Pills. Do either of your parents take shots?   |
| 2<br>3<br>4  | Q. No. What about your what about your father's parents? A. Grandfather died of cancer, and I think Grandmother died of natural causes, also.  | 2<br>3<br>4  | A. Pills. Q. Pills. Do either of your parents take shots? A. Pills.   |
| 2<br>3<br>4<br>5   | <ul> <li>Q. No. What about your what about your father's parents?</li> <li>A. Grandfather died of cancer, and I think</li> <li>Grandmother died of natural causes, also.</li> <li>Q. Natural causes. Do you remember what kind</li> </ul>  | 2<br>3<br>4<br>5   | <ul><li>A. Pills.</li><li>Q. Pills. Do either of your parents take shots?</li><li>A. Pills.</li><li>Q. They both take pills?</li></ul>  |
| 2<br>3<br>4<br>5<br>6  | <ul> <li>Q. No. What about your what about your father's parents?</li> <li>A. Grandfather died of cancer, and I think</li> <li>Grandmother died of natural causes, also.</li> <li>Q. Natural causes. Do you remember what kind of cancer he had?</li> </ul>  | 2<br>3<br>4<br>5<br>6  | <ul> <li>A. Pills.</li> <li>Q. Pills. Do either of your parents take shots?</li> <li>A. Pills.</li> <li>Q. They both take pills?</li> <li>A. Uh-huh (Indicating yes).</li> </ul>  |
| 2<br>3<br>4<br>5<br>6<br>7   | <ul> <li>Q. No. What about your what about your father's parents?</li> <li>A. Grandfather died of cancer, and I think</li> <li>Grandmother died of natural causes, also.</li> <li>Q. Natural causes. Do you remember what kind of cancer he had?</li> <li>A. I don't remember.</li> </ul>  | 2<br>3<br>4<br>5<br>6<br>7   | <ul> <li>A. Pills.</li> <li>Q. Pills. Do either of your parents take shots?</li> <li>A. Pills.</li> <li>Q. They both take pills?</li> <li>A. Uh-huh (Indicating yes).</li> <li>Q. Okay. How long has how long has she</li> </ul>  |
| 2<br>3<br>4<br>5<br>6<br>7<br>8  | <ul> <li>Q. No. What about your what about your father's parents?</li> <li>A. Grandfather died of cancer, and I think</li> <li>Grandmother died of natural causes, also.</li> <li>Q. Natural causes. Do you remember what kind of cancer he had?</li> <li>A. I don't remember.</li> <li>Q. Don't remember.</li> </ul>  | 2<br>3<br>4<br>5<br>6<br>7<br>8  | <ul> <li>A. Pills.</li> <li>Q. Pills. Do either of your parents take shots?</li> <li>A. Pills.</li> <li>Q. They both take pills?</li> <li>A. Uh-huh (Indicating yes).</li> <li>Q. Okay. How long has how long has she known she has diabetes?</li> </ul>  |
| 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9   | <ul> <li>Q. No. What about your what about your father's parents?</li> <li>A. Grandfather died of cancer, and I think</li> <li>Grandmother died of natural causes, also.</li> <li>Q. Natural causes. Do you remember what kind of cancer he had?</li> <li>A. I don't remember.</li> <li>Q. Don't remember.</li> <li>A. Unh-unh (Indicating no).</li> </ul>   | 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9   | A. Pills. Q. Pills. Do either of your parents take shots? A. Pills. Q. They both take pills? A. Uh-huh (Indicating yes). Q. Okay. How long has how long has she known she has diabetes? A. I'd say probably about two years.  |
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| 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21             | Q. No. What about your what about your father's parents?  A. Grandfather died of cancer, and I think Grandmother died of natural causes, also.  Q. Natural causes. Do you remember what kind of cancer he had?  A. I don't remember.  Q. Don't remember.  A. Unh-unh (Indicating no).  Q. Do you know of any any any type illnesses, like seizures or lupus or anything like that, that runs through your  A. No. The other side.  Q. Dad's side of the family?  A. No.  Q. No. Okay. Do you know if anybody in your family has any kidney problems?  A. No.  Q. No. Do you have any aunts or uncles that are that that get sick or have any problems, any health problems?  | 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21             | A. Pills. Q. Pills. Do either of your parents take shots? A. Pills. Q. They both take pills? A. Uh-huh (Indicating yes). Q. Okay. How long has how long has she known she has diabetes? A. I'd say probably about two years. Q. Two years. So she didn't have it when she was a child or anything? A. No. Q. Okay. Do you have any nieces or nephews that have diabetes? A. No. Q. Okay. Is that your only other relative that has diabetes? A. That's the only one. Q. Okay. Now, do you have do you have any more sisters? A. Thelma Mason. Q. Thelma spell it on the record?                         |
| 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21<br>22       | Q. No. What about your what about your father's parents?  A. Grandfather died of cancer, and I think Grandmother died of natural causes, also.  Q. Natural causes. Do you remember what kind of cancer he had?  A. I don't remember.  Q. Don't remember.  A. Unh-unh (Indicating no).  Q. Do you know of any any any type illnesses, like seizures or lupus or anything like that, that runs through your  A. No. The other side.  Q. Dad's side of the family?  A. No.  Q. No. Okay. Do you know if anybody in your family has any kidney problems?  A. No.  Q. No. Do you have any aunts or uncles that are that that get sick or have any problems, any health problems?  A. No.  | 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21<br>22       | A. Pills. Q. Pills. Do either of your parents take shots? A. Pills. Q. They both take pills? A. Uh-huh (Indicating yes). Q. Okay. How long has how long has she known she has diabetes? A. I'd say probably about two years. Q. Two years. So she didn't have it when she was a child or anything? A. No. Q. Okay. Do you have any nieces or nephews that have diabetes? A. No. Q. Okay. Is that your only other relative that has diabetes? A. That's the only one. Q. Okay. Now, do you have do you have any more sisters? A. Thelma Mason. Q. Thelma spell it on the record? A. Thelma, T-H-E-L-M-A. |
| 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21<br>22<br>23 | Q. No. What about your what about your father's parents?  A. Grandfather died of cancer, and I think Grandmother died of natural causes, also.  Q. Natural causes. Do you remember what kind of cancer he had?  A. I don't remember.  Q. Don't remember.  A. Unh-unh (Indicating no).  Q. Do you know of any any any type illnesses, like seizures or lupus or anything like that, that runs through your  A. No. The other side.  Q. Dad's side of the family?  A. No.  Q. No. Okay. Do you know if anybody in your family has any kidney problems?  A. No.  Q. No. Do you have any aunts or uncles that are that that get sick or have any problems, any health problems?  A. No.  Q. No. Any do you have any cousins that | 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21<br>22<br>23 | A. Pills. Q. Pills. Do either of your parents take shots? A. Pills. Q. They both take pills? A. Uh-huh (Indicating yes). Q. Okay. How long has how long has she known she has diabetes? A. I'd say probably about two years. Q. Two years. So she didn't have it when she was a child or anything? A. No. Q. Okay. Do you have any nieces or nephews that have diabetes? A. No. Q. Okay. Is that your only other relative that has diabetes? A. That's the only one. Q. Okay. Now, do you have do you have any more sisters? A. Thelma Mason. Q. Thelma spell it on the record? A. Thelma, T-H-E-L-M-A. |

Deposition of Mary Sanders

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|--|--|--|---|
|  | Page 118   |  | Page 120  |
| 1  | A. Yes.  | 1  | A. I don't remember.  |
| 2  | Q. Okay. Does Thelma have any health   | 2  | Q. Don't remember. Okay. How old how old  |
| 3  | problems?  | 3  | is is Thelma?   |
| 4  | A. High blood pressure.  | 4  | A. She's 28.  |
| 5  | Q. High blood pressure. Has she has he had   | 5  | Q. Twenty-eight. So you're the oldest   |
| 6  | any health problems that relate to taking diet drugs,  | 6  | daughter?   |
| 7  | that you know of?  | 7  | A. Yes.   |
| 8  | A. Not that I know of.   | 8  | Q. And there's just three three daughters?  |
| 9  | <ul><li>Q. Has she ever told you that her chest starts</li></ul>   | 9  | A. Yes.   |
| 10   | hurting like yours?  | 10   | Q. And two sons?  |
| 11   | A. Yes.  | 11   | A. Yes.   |
| 12   | Q. It does. Does she ever have any headaches   | 12   | Q. Do you have any first cousins or or  |
| 13   | like yours?  | 13   | or relatives you're pretty close with?  |
| 14   | A. Yes.  | 14   | A. Yes. All.  |
| 15   | Q. She does. Do you know if she's ever seen a  | 15   | Q. All of them?   |
| 16   | doctor about about either of those?  | 16   | A. Yeah, all of them.   |
| 17   | A. I know she's in and out at the doctor. You  | 17   | Q. Are there any can you remember any of  |
| 18   | know, I don't know what she goes for.  | 18   | any of your relatives you are close to that might   |
| 19   | Q. Is she in where does she live?  | 19   | have taken any diet drugs?  |
| 20   | A. Macon, Mississippi.   | 20   | A. No.  |
| 21   | Q. Macon. Does Tonya Tonya Lewis live  | 21   | Q. No other relatives took diet drugs?  |
| 22   | there, too?  | 22   | A. No.  |
| 23   | A. Yes.  | 23   | Q. Are there are there any any of your  |
| 24   | Q. Your your whole family live pretty close  | 24   | relatives, you're pretty close to, that you talked to   |
| 25   | together?  | 25   | when you were taking diet drugs and told them about   |
|  |  |  |   |
|  |  |  |   |
| 1  | Page 119   |  | Page 121  |
| 1  | A. Yes. We're all in walking distance.   | 1  | how you felt, you felt jittery or anything?   |
| 2  | <ul><li>A. Yes. We're all in walking distance.</li><li>Q. Okay. Are you pretty close with Tonya?</li></ul>   | 2  | how you felt, you felt jittery or anything?  A. Yes. It was everyone.   |
| 2  | <ul><li>A. Yes. We're all in walking distance.</li><li>Q. Okay. Are you pretty close with Tonya?</li><li>A. Yes.</li></ul>   | 2<br>3   | how you felt, you felt jittery or anything? A. Yes. It was everyone. Q. Everyone?   |
| 2<br>3<br>4  | <ul><li>A. Yes. We're all in walking distance.</li><li>Q. Okay. Are you pretty close with Tonya?</li><li>A. Yes.</li><li>Q. And with Thelma?</li></ul>   | 2<br>3<br>4  | how you felt, you felt jittery or anything? A. Yes. It was everyone. Q. Everyone? A. You know, my whole family, because we're   |
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Deposition of Mary Sanders

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|--|--|---|---|
|  | Page 122   | 1   | Page 124  |
| 1  | Q. No. She's is she pretty much your only  | 1   | Q. It has fluctuated?   |
| 2  | friend outside the family?   | 2   | A. Yeah.  |
| 3  | A. Yes.  | 3   | Q. Are there any any specific reasons, that   |
| 4  | Q. Okay. Do y'all do much socially together?   | 4   | you know of, why it would have gone up and down?  |
| 5  | A. No. Just talk on the phone.   | 5   | Were you were you exercising more or dieting when   |
| 6  | Q. Just talk on the phone. Do any other  | 6   | it happened?  |
| 7  | ladies work in the shop with you when you're working?  | 7   | A. I don't know. I don't know. I would say,   |
| 8  | A. No.   | 8   | you know, trying to diet or exercise.   |
| 9  | Q. No. You're the just you're the sole   | 9   | Q. Okay. Have you ever have you ever gone   |
| 10   | sole owner and and employee?   | 10  | on any diets? You ever tried to diet much?  |
| 11   | A. Yes.  | 11  | ·   |
| 12   |  | 12  | A. Well, the cabbage diet.  |
|  | Q. Okay. Do you have any regular clients you see all the time?   | 1   | Q. You did you tried the cabbage diet?  |
| 13   |  | 13  | A. Basically, that's it.  |
| 14   | A. Yes.  | 14  | Q. That's is that the only organized diet   |
| 15   | Q. Any of them that you consider friends, that   | 15  | you've done?  |
| 16   | y'all talk a lot?  | 16  | A. Yeah.  |
| 17   | A. Yes.  | 17  | Q. Were you did you enjoy the cabbage diet?   |
| 18   | Q. And you have you talked to your   | 18  | <ul> <li>A. Unh-unh (Indicating no). I've always</li> </ul>   |
| 19   | talked to any of them about your litigation?   | 19  | failed.   |
| 20   | A. No.   | 20  | Q. Always failed. Do you remember do you  |
| 21   | Q. No. Talked to any of them about taking  | 21  | remember why it was what it is about eating   |
| 22   | diet drugs?  | 22  | cabbage that supposedly made it that way?   |
| 23   | A. No.   | 23  | A. I didn't like the taste.   |
| 24   | Q. So some of them were talking about taking   | 24  | Q. Okay.  |
| 25   | diet drugs, though, weren't they?  | 25  | A. I didn't I didn't like the taste.  |
| 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13 | A. Yeah. That was like, you know, when I was working at one of those beauty shops.  Q. Do you remember who any of those people were and what what they took?  A. I don't remember.  Q. Don't remember. Okay. All right. I want to ask you a few questions just generally about weight. You said your current weight right now is close to 200; is that correct?  A. Yes.  Q. And you're how tall are you?  A. Five-one.  Q. Five-one. What is the most you've ever | 1<br>2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13 | <ul> <li>Q. Did did you lose any weight on it?</li> <li>A. No.</li> <li>Q. No?</li> <li>A. I I might have did it a week, if it was a week.</li> <li>Q. Did it for a week?</li> <li>A. I I never stayed on it.</li> <li>Q. Have you ever done any any other diets like South Beach Diet or the Atkins Diet?</li> <li>A. No.</li> <li>Q. No. Have you ever belonged to any kind of diet program, like like Weight Watchers or something maybe through a church or anything?</li> </ul>  |
| 14   | weighed?   | 14  | A. NutriSystem.   |
| 15   | A. This is the heaviest I've ever been.  | 15  | Q. NutriSystem. Where where were you a  |
| 16   | Q. The heaviest right now. What's the least  | 16  | part of NutriSystem?  |
| 17   | you've ever weighed as an adult?   | 17  | A. In Columbus.   |
| 18   | A. 155.  | 18  | Q. In Columbus?   |
| 19   | Q. 155?  | 19  | A. Yes.   |
|  |  | 20  | Q. How long did you do NutriSystem?   |
| 20   | A. (Nodded head affirmatively).  |   | A Thereal and the state of the |
| 21   | Q. Does your has your weight ever, like,   | 21  | A. I probably did like a total maybe like a   |
| 21<br>22   | Q. Does your has your weight ever, like, just fluctuated, gone up real real high and gone  | 21<br>22  | month   |
| 21<br>22<br>23   | Q. Does your has your weight ever, like, just fluctuated, gone up real real high and gone back down? Has it ever done that, or has it just   | 21<br>22<br>23  | month<br>Q. A month?  |
| 21<br>22<br>23<br>24   | Q. Does your has your weight ever, like, just fluctuated, gone up real real high and gone back down? Has it ever done that, or has it just steadily gotten   | 21<br>22<br>23<br>24  | month Q. A month? A if it was a month.  |
| 21<br>22<br>23   | Q. Does your has your weight ever, like, just fluctuated, gone up real real high and gone back down? Has it ever done that, or has it just   | 21<br>22<br>23  | month<br>Q. A month?  |

Deposition of Mary Sanders

|  | Page 126   |  | Page 128   |
|--|--|--|--|
| 1  | A. No.   | 1  | A. Yes.  |
| 2  | Q. No. Sorry. Did you have you ever done   | 2  | Q. They did. Did you ever feel lightheaded   |
| 3  | anything else just on your own, like any kind of   | 3  | and dizzy?   |
| 4  | just diets maybe you picked up out of a book and   | 4  | A. Yes.  |
| 5  | tried to do or anything?   | 5  | Q. Okay. Did you and did you ever were   |
| 6  | A. No.   | 6  | you ever able to work out without any discomfort?  |
| 7  | Q. No. What about what about exercise  | 7  | A. No.   |
| 8  | programs? Have you ever belonged to a gym?   | 8  | Q. No. Okay. Any other exercise programs you   |
| 9  | A. Yes.  | 9  | ever belonged to, like   |
| 10<br>11   | Q. What do you currently belong to a gym?  A. No.  | 10<br>11   | A. No.   |
| 12   | A. No. Q. What what gym did you belong to?   | 12   | Q you know, an aerobics class or a swim  |
| 13   | A. Jim's Gym in Macon, Mississippi.  | 13   | class or anything? A. No.  |
| 14   | Q. Okay. Did were you pretty active there  | 14   | Q. No. Have you ever tried any exercising on   |
| 15   | when you belonged?   | 15   | your own?  |
| 16   | A. I don't guess I was too active, but I went.   | 16   | A. Yes.  |
| 17   | Q. About about how often?  | 17   | Q. What type exercises do you do?  |
| 18   | A. Maybe about once or twice a week.   | 18   | A. Walking.  |
| 19   | Q. Okay. Well, how long did you go?  | 19   | Q. You walk?   |
| 20   | A. Well, I had a six-month membership, so I  | 20   | A. Uh-huh (Indicating yes).  |
| 21   | I didn't I just had to pay the money. So   | 21   | Q. Do you walk with friends and family or just   |
| 22   | Q. Right. Right. About when when would   | 22   | by yourself?   |
| 23   | this have been, a couple of years ago or   | 23   | A. Sister.   |
| 24   | A. No. About six months ago.   | 24   | Q. Sister?   |
| 25   | Q. About six months ago?   | 25   | A. Yes.  |
|  | ,  | 1  |  |
|  | Page 127   |  | Page 120   |
| 1  | Page 127<br>A. Yes.  | 1  | Page 129 O. Which sister?  |
| 1<br>2   | Page 127 A. Yes. Q. Okay. What did you do at the gym? Did  | 1 2  | Q. Which sister?   |
|  | A. Yes.  |  | <ul><li>Q. Which sister?</li><li>A. Tonya.</li></ul>   |
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| 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21<br>22<br>23 | A. Yes. Q. Okay. What did you do at the gym? Did you did you do weights, or did you just walk on a treadmill or A. Well, I tried to lift weights, and I walked on the treadmill maybe like five or ten minutes. Q. Okay. A. Then I'd get tired and go home. Q. What when you when you were doing weights and stuff, did you ever did you ever just feel worn out and exhausted while you were doing that? A. Yes. Q. Did your chest ever start hurting while you were doing it? A. Yes. Q. It did. Did did did your chest always hurt? A. Yes. Q. Okay. What about shortness of breath? A. Yes. Q. You felt out of breath? A. Yes. | 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21<br>22<br>23 | Q. Which sister? A. Tonya. Q. With Tonya. Do y'all do y'all do that now? A. Every now and then Q. Every now and then? A she'll try to get me to go. Q. About about how far do y'all walk? A. I probably would almost get in a half a mile. Q. Half a mile. And about how frequently do you do that? A. Every blue moon. This is embarrassing. Q. Well, the weather is nice now. Maybe you can have more chance. Do y'all walk around the house, or do y'all go to a track? A. Go to a track, walking track. Q. Go to a track. Is there a track there in Macon you go to? A. Yes. Q. Okay. Did you ever do any exercising, say, 15 years ago, when when you were younger, back  |

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Page 130 Page 132 lot more? 1 1 Q. But you don't do it anymore? 2 A. Uh-huh (Indicating yes). 2 A. Unh-unh (Indicating no). 3 O. Did you ever do any weights or aerobics 3 Q. Is that -- you just -- you feel just too 4 back then? 4 winded? 5 A. No. Just mostly walking. 5 A. Uh-huh (Indicating yes). Q. Okay. All right. Do you -- do you 6 6 Q. Okav. currently take care of your house? Do you -- are you 7 A. And then, when my chest tightness, you 7 8 in charge of the cleaning and cooking and everything? 8 know, after that, I stop or something. 9 A. Yes. 9 Q. All right. But are you still able to work 10 Q. Are you able to take care of it well? 10 like you used to, though, put the same hours in? 11 A. Not like I used to. A. Well, yeah. I worked, but I never 11 12 Q. Not like you used to. Why is that? 12 worked -- really worked hard. 13 A. Be tired. 13 Q. Right. Okay. 14 Q. You get -- you get tired? A. I'd be there, but I never really worked 14 15 A. Get tired. 15 hard. 16 Q. You get -- your chest ever hurt when 16 Q. Okay. What about -- what about -- how late 17 you're --17 do you stay up these days? Do you find yourself 18 A. Chest hurts, head hurts. wanting to fall asleep a lot earlier, or do you stay 18 Q. Are you -- what are you pretty much 19 19 up pretty late? 20 responsible for, all of the house work or --20 A. I lose a lot of sleep. 21 A. Well, I have all of the house work, you 21 Q. You lose a lot of sleep. Do you have a lot know. My husband takes care of everything else. I 22 22 of sleepless nights? 23 do the house work. 23 A. Yes. 24 Q. Okay. He does the yard work and stuff? 24 Q. Okay. Do y'all -- do you ever -- do you 25 A. Yes. 25 ever find yourself just so exhausted, that you go to Page 131 Page 133 Q. What about cooking? Are you -- do you do 1 bed at 7 o'clock or --1 2 breakfast, lunch, and dinner or --2 A. Yes. But I -- I mean, I lay there, but I 3 A. Yes. 3 don't -- I don't be asleep. 4 Q. Okay. You said that you can't do it like 4 Q. Because you're restless? 5 you used to. What were you -- what did you used to 5 A. Yes. 6 be able to do? 6 Q. Okay. Have you -- have you taken any 7 A. Well, like every other week, you know, I 7 other -- done anything else -- besides the little 8 would probably just change around the house, like 8 dieting and exercise and taking diet drugs, have you 9 different rooms, you know. Just switched from this 9 done anything else to try to lose weight? 10 room to that room and just did a thorough cleaning. 10 A. No. 11 Q. When you say switch, what are you -- are 11 Q. Okay. Has any -- have any doctors ever 12 you switching, like -- like taking the linens off the 12 talked to you about -- about your weight, ever told bed and stuff or --13 you that you should probably loose weight? 13 14 A. Well, I used -- could be, like, take the 14 A. Yes. 15 living room and bedroom, make the bedroom the living 15 Q. Which -- which doctors? Do you remember? 16 room --A. I'm trying to think of his name. It was at 16 17 Q. Okay. 17 Starkville Clinic for Women. 18 A. -- the living room, the bedroom. 18 Q. Uh-huh (Indicating yes). 19 Q. All right. A. Well, they have five doctors, and I'm 19 A. I used to do that all of the time. 20 20 trying to think of the second one. 21 Q. Okay. 21 Q. But you would have been there for a A. Now I don't even do it anymore. 22 22 gynecology visit? 23 Q. Y'all just -- you used to pick up and move 23 A. Yes. 24 all of the furniture? 24 Q. And one -- one of the doctors there told 25 A. Uh-huh (Indicating yes). 25 you --

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|  | :   | T  |   |
|--|---|--|---|
| 1 4  | Page 134  |  | Page 136  |
| 1  | A. That I was, you know, overweight.  | 1  | Q. Okay. And they   |
| 2  | Q. Did they suggest you try to lose weight?   | 2  | A and have high blood pressure.   |
| 3  | A. Yes.   | 3  | Q have high blood pressure?   |
| 4  | Q. Did they tell you anything on advise you   | 4  | A. Yes.   |
| 5  | on how to lose weight?  | 5  | Q. Okay. What about what about any other  |
|  | <del></del>   | 6  |   |
| 6  | A. Diet and exercise.   | 1  | problems? Diabetes might be caused by weight. Has   |
| 7  | Q. Diet and exercise. Did they give you any   | 7  | anyone ever told you that?  |
| 8  | specific exercises or a diet plan?  | 8  | A. No. I no.  |
| 9  | A. No.  | 9  | Q. No. Okay. Do you have you heard of any   |
| 10   | Q. Okay. Did they tell you did they tell  | 10   | other specific problems people might have that are  |
| 11   | you what will happen if you don't lose weight, or did   | 11   | overweight?   |
| 12   | they  | 12   | A. No.  |
| 13   | A. No.  | 13   | Q. Okay. Do you understand that heart disease   |
| 14   | Q. Did they did they say that your weight   | 14   | sometimes is related to weight?   |
| 15   | was causing any any problems for you?   | 15   | A. No.  |
| 1  | A. No.  |  |   |
| 16   |   | 16   | Q. Okay. Has anyone ever told that or any   |
| 17   | Q. Do you remember do you remember talking  | 17   | physician or lay person ever told you that  |
| 18   | to them and telling them I mean, you can did  | 18   | respiratory problems sometimes are caused by being  |
| 19   | you bring up the subject? Were you concerned?   | 19   | overweight?   |
| 20   | <ul> <li>A. No. We were just looking at the chart one</li> </ul>  | 20   | A. Like what? For instance, like shortness of   |
| 21   | day. I was just saying it was just a general  | 21   | breath?   |
| 22   | conversation, looking at the chart. That's all.   | 22   | Q. Yeah. Things like that.  |
| 23   | Q. And he said was it a he or she? Do you   | 23   | A. Yeah. I have I have heard. I've never,   |
| 24   | remember?   | 24   | you know, talked to a physician on it, but I have   |
| 25   | A. It was a guy.  | 25   | heard it.   |
|  |   |  |   |
|  | Page 125  |  | D 427   |
| 1 4  | Page 135  |  | Page 137  |
|  |   | 1 1  | O Okay You just heard it from a regular   |
|  | Q. It was a guy. And he said you're Ms.   | 1  | Q. Okay. You just heard it from a regular   |
| 2  | Sanders, you're you might need to be worried about  | 2  | person?   |
| 2  | Sanders, you're you might need to be worried about your weight?   | 2  | person? A. Yes.   |
| 2<br>3<br>4  | Sanders, you're you might need to be worried about your weight?  A. Yes.  | 2<br>3<br>4  | person? A. Yes. Q. Okay. Has anyone ever told you that people   |
| 2  | Sanders, you're you might need to be worried about your weight?  A. Yes.  Q. Okay. Did he tell you at all that you may  | 2  | person? A. Yes.   |
| 2<br>3<br>4  | Sanders, you're you might need to be worried about your weight?  A. Yes.  | 2<br>3<br>4  | person? A. Yes. Q. Okay. Has anyone ever told you that people   |
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Deposition of Mary Sanders

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|--|---|--|---|
|  | Page 138  |  | Page 140  |
| 1  | Q. No. Have you ever felt that your weight,   | 1  | A. It's fine.   |
| 2  | at all, has had a negative impact on your marriage?   | 2  | Q. Is it pretty good?   |
| 3  | A. No.  | 3  | A. Yes.   |
| 4  | Q. No. Okay. Have you ever felt that you  | 4  | Q. Do y'all do y'all still are y'all  |
| 5  | have your weight has had a negative impact on any   | 5  | still able to do a lot of things together?  |
| 6  | of your friendships or anything?  | 6  | A. No.  |
| 7  | A. No.  | 7  | Q. No. Why why would that be?   |
| 8  | Q. Okay. When you were younger, were you able   | 8  | A. Headaches. Just be tired.  |
| 9  | to exercise more than you are now?  | 9  | Q. Headaches and tired?   |
| 10   | A. Yes.   | 10   | A. Yeah.  |
| 11   | Q. Do you remember if you weighed less then or  | 11   | Q. Is he is he able is he does his  |
| 12   | about the same?   | 12   | job let him let him come around the house a lot.  |
| 13   | A. I weighed less.  | 13   | Is he   |
| 14   | Q. You weighed less. Can you remember any,  | 14   | A. Well, he comes home on the weekends.   |
| 15   | like, specific activities you used to do when you   | 15   | Q. He comes home on the weekends?   |
| 16   | were much younger, that you can't do now?   | 16   | A. Yeah.  |
| 17   | A. I just used to walk.   | 17   | Q. So during the week, he's not around. He's  |
| 18   | Q. You used to be able to walk. What  | 18   | on the road?  |
| 19   | what walk a lot further and a lot longer?   | 19   | A. He's on the road.  |
| 20   | A. Well, I think we used to walk maybe like a   | 20   | Q. Okay. On weekends, are y'all able to get   |
| 21   | mile, a mile and a half   | 21   | much done with you working?   |
| 22   | Q. Okay.  | 22   | A. When I get off on Saturdays, you know,   |
| 23   | A with my mom. You know, we used to   | 23   | that's supposed to be family day.   |
| 24   | exercise then.  | 24   | Q. Right.   |
| 25   | Q. Right. Do you remember about how long ago  | 25   | A. But I'll be too tired, so  |
|  | 5 5   |  | 5   |
|  |   |  |   |
|  | Page 139  |  | Page 141  |
| 1  | Page 139 that would have been?  | 1  | Page 141<br>O. All right.   |
|  |   | 1 2  | Q. All right.   |
| 2  | that would have been? A. I think in '88   | 2  | Q. All right.  A we'll go sit and watch a movie or  |
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| Page 142   | Page 144  |
|--|---|
| 1 Q. All right. Well, do you so is this back 1 by the store and pick up what you no  |   |
| 2 before your children were born or after they were 2 A. Well, my mother-in-law takes  |   |
| 3 born? 3 children.  | J   |
| 4 A. You know, I think it was like after they 4 Q. Okay.   |   |
| 5 was born. It was just when they was little kids. 5 A. You know, I'm at work, and s   | he takes care   |
| 6 Q. Okay. 6 of my kids.   | ne takes care   |
| 7 A. My little girl was like two years old. 7 Q. Where where are your kids   | during the  |
| 8 Q. She's two now? 8 day I mean during the on Monda   | _   |
| 9 A. No. She's 9 Thursday?   | iy unougn   |
|  | ma from school  |
|  | me from school,   |
|  |   |
|  | f=  |
| ,  | -iaw stays  |
| 14 Q. Okay. So about three years ago 14 next right next door   |   |
| 15 A. Yeah. 15 Q. All right.   |   |
| 16 Q y'all used to do a lot more? 16 A so she, you know, does all  | of the  |
| 17 A. Was it like three ago? 17 cooking.   |   |
| 18 Q. Is she five now? 18 Q. Are you pretty close to your r  | nother-in-law?  |
| 19 A. Yeah, she's five. Yeah. 19 A. Yes.   |   |
| Q. Well, has he had the same job for some 20 Q. She she sounds like she do   | es a good job?  |
| 21 time? 21 A. Yes.  |   |
| 22 A. Yes. 22 Q. Do you pay her for taking car   | e of your   |
| Q. He's had the same route for a while? 23 kids, or does she   |   |
| A. Well, he's always been a truck driver. 24 A. Yes.   |   |
| 25 Q. Right. 25 Q. Oh, you do. Okay.   |   |
|  |   |
| Page 143   | Page 145  |
| 1 A. And basically, on the weekends, he's always 1 A. When I try to pay her, she'll t  | ake it. And   |
| 2 at home. 2 sometimes she won't. But  |   |
| 3 Q. Okay. All right. Are you now, when 3 Q. Okay.   |   |
| 4 he's gone, do you do all of the shopping? Do you get 4 A I have a a grand mother-  |   |
| 5 the groceries? 5 Q. All right. Is all of your husbar   |   |
|  |   |
| 6 A. You know what? I shop when it's time to 6 right there by y'all?   |   |
| 6 A. You know what? I shop when it's time to 7 cook for that particular day. 6 right there by y'all? 7 A. Yes. That's his family.  | nd's family   |
| 6 A. You know what? I shop when it's time to 7 cook for that particular day. 8 Q. Okay. So you 8 Q. Okay. Are you close to any o   | nd's family   |
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| 1  |  | т —  |   |
|--|--|--|---|
|  | Page 146   | 1  | Page 148  |
| 1  | kids at all?   | 1  | Q. Do they come and do they come to your  |
| 2  | A. She just lives there.   | 2  | house?  |
| 3  | Q. She just lives there?   | 3  | A. Yeah. They come home   |
| 4  | A. She just lives there.   | 4  | Q. Okay.  |
| 5  | Q. All right. What what would you say is   | 5  | A you know. You know, I'll cook   |
| 6  | an average day for you on the days that you don't  | 6  | sometimes, maybe like, you know, something that's not   |
| 7  | work, Sunday or Monday through Wednesday?  | 7  |   |
| 8  |  | 1  | hard, that I don't have to run out to the store.  |
| 9  | A. What you mean, average day?   | 8  | Q. Right. Right.  |
|  | Q. Like the average activities. Like, what   | 9  | A. And mostly, my the mother-in-law my  |
| 10   | what do you normally get up what time do you   | 10   | mother-in-law cooks. So   |
| 11   | normally get up in the morning?  | 11   | Q. Okay. Does she come over to your place and   |
| 12   | A. I get up every morning at 6:00.   | 12   | cook, or does do they go over to her place?   |
| 13   | Q. To get your kids ready for school?  | 13   | A. Her house.   |
| 14   | <ul> <li>A. Get the kids ready for school.</li> </ul>  | 14   | <ul><li>Q. Okay. Do you usually go over there and</li></ul>   |
| 15   | Q. Does that do you ever get does that   | 15   | eat, too?   |
| 16   | ever wear you out trying to get them ready for   | 16   | A. No.  |
| 17   | school?  | 17   | Q. No. Okay. So what do do you do   |
| 18   | A. Yes.  | 18   | anything in the evenings  |
| 19   | Q. It does?  | 19   | A. No.  |
| 20   | A. Yes.  | 20   | Q routinely or anything?  |
| 21   | Q. You get does your chest ever hurt while   | 21   | A. No.  |
| 22   | you're trying to get them ready?   | 22   | Q. Do you do y'all go to church?  |
| 23   | A. Uh-huh (Indicating yes).  | 23   | A. Yes.   |
| 24   | Q. Do you get up and fix them breakfast?   | 24   | Q. Where do y'all go to church?   |
| 25   | A. No. They eat breakfast at school.   | 25   | A. Mt. Cormel Baptist Church.   |
|  |  |  | 7. The conner bupest charen.  |
|  | Page 147   |  |   |
|  | ruge 117   |  | D=== 140  |
| 1  | O. Okay. What about do you have to get   | 1  | Page 149 O There in Macon?  |
| 1 2  | Q. Okay. What about do you have to get them have to get them dressed, or do they pretty  | 1 2  | Q. There in Macon?  |
| 2  | them have to get them dressed, or do they pretty   | 2  | Q. There in Macon?<br>A. Yes.   |
| 2<br>3   | them have to get them dressed, or do they pretty much take care of that?   | 2<br>3   | <ul><li>Q. There in Macon?</li><li>A. Yes.</li><li>Q. Okay. Are you pretty active in the church?</li></ul>  |
| 2<br>3<br>4  | them have to get them dressed, or do they pretty much take care of that?  A. My little girl, I just comb her hair.   | 2<br>3<br>4  | <ul><li>Q. There in Macon?</li><li>A. Yes.</li><li>Q. Okay. Are you pretty active in the church?</li><li>A. No.</li></ul>   |
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| 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21             | them have to get them dressed, or do they pretty much take care of that?  A. My little girl, I just comb her hair. Q. Okay. And then after they go to school, pretty much, what do you do with the rest of the day? A. This is embarrassing. I go back to sleep. Q. You go back to sleep? A. Yes. Q. I don't blame you one bit. I wish I could. But so how about how late do you sleep, then? A. Approximately like maybe like 1:00 or 2:00. I don't really be asleep. I'll just be laying there watching TV. Q. All right. And then, what do you what do you do you when you get up? A. Just anything. I don't just say get up and cook, you know, clean up the house. It's the house is not dirty now. Q. Right. A. So, you know, I straighten up and basically just lounge around the house. I'll put it like that.                                       | 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21             | Q. There in Macon? A. Yes. Q. Okay. Are you pretty active in the church? A. No. Q. No? A. I don't do anything in the church. I just go to church. Q. About how often do y'all go? Do you go on Sunday morning? A. Well, they go just about every other Sunday, and I may go I might go like once a month, maybe twice a month. Q. But but your your kids go every about ever other Sunday? A. Just about every other Sunday. Q. Is that where all of your family goes? A. Yes. Q. Is that where your your husband's family goes, too? A. Yes. Q. Okay. MR. FORD: Let me change this tape.                   |
| 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21<br>22       | them have to get them dressed, or do they pretty much take care of that?  A. My little girl, I just comb her hair. Q. Okay. And then after they go to school, pretty much, what do you do with the rest of the day? A. This is embarrassing. I go back to sleep. Q. You go back to sleep? A. Yes. Q. I don't blame you one bit. I wish I could. But so how about how late do you sleep, then? A. Approximately like maybe like 1:00 or 2:00. I don't really be asleep. I'll just be laying there watching TV. Q. All right. And then, what do you what do you do you when you get up? A. Just anything. I don't just say get up and cook, you know, clean up the house. It's the house is not dirty now. Q. Right. A. So, you know, I straighten up and basically  | 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21<br>22<br>23 | Q. There in Macon? A. Yes. Q. Okay. Are you pretty active in the church? A. No. Q. No? A. I don't do anything in the church. I just go to church. Q. About how often do y'all go? Do you go on Sunday morning? A. Well, they go just about every other Sunday, and I may go I might go like once a month, maybe twice a month. Q. But but your your kids go every about ever other Sunday? A. Just about every other Sunday. Q. Is that where all of your family goes? A. Yes. Q. Is that where your your husband's family goes, too? A. Yes. Q. Okay. MR. FORD: Let me change this tape. MR. BLOUNT: Sure. |
| 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21<br>22<br>23 | them have to get them dressed, or do they pretty much take care of that?  A. My little girl, I just comb her hair. Q. Okay. And then after they go to school, pretty much, what do you do with the rest of the day? A. This is embarrassing. I go back to sleep. Q. You go back to sleep? A. Yes. Q. I don't blame you one bit. I wish I could. But so how about how late do you sleep, then? A. Approximately like maybe like 1:00 or 2:00. I don't really be asleep. I'll just be laying there watching TV. Q. All right. And then, what do you what do you do you when you get up? A. Just anything. I don't just say get up and cook, you know, clean up the house. It's the house is not dirty now. Q. Right. A. So, you know, I straighten up and basically just lounge around the house. I'll put it like that. Q. And then your kids get home in the | 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21<br>22       | Q. There in Macon? A. Yes. Q. Okay. Are you pretty active in the church? A. No. Q. No? A. I don't do anything in the church. I just go to church. Q. About how often do y'all go? Do you go on Sunday morning? A. Well, they go just about every other Sunday, and I may go I might go like once a month, maybe twice a month. Q. But but your your kids go every about ever other Sunday? A. Just about every other Sunday. Q. Is that where all of your family goes? A. Yes. Q. Is that where your your husband's family goes, too? A. Yes. Q. Okay. MR. FORD: Let me change this tape.                   |

Deposition of Mary Sanders

April 16, 2004

Page 150 Page 152 1 the 16th, 2004. The time is 12:21 p.m. We're off 1 Q. Do you have an idea of maybe how much 2 the record. 2 money, maybe, you lost? 3 (After a discussion off the record, 3 A. No. 4 the deposition continued as follows:) Q. No. Can you think of maybe how many days 4 5 MR. FORD: This begins Tape No. 2 in 5 you've missed as a result of -- total days of -- of the continuing deposition of Mary F. Sanders, taken 6 either having -- your chest hurting or your head 7 on April the 16th, 2004. The time is 12:40 p.m. hurting or -- or days you've had to take off to come 7 8 We're on the record. 8 talk to your attorney? Q. (By Mr. Blount) Okay, Ms. Sanders. I 9 A. No, unh-unh (Indicating no). 9 asked some questions about -- back to your -- some of 10 10 Q. Excuse me. Has any doctor ever told you the -- related to your -- the work you do? 11 that you need to -- that you need to stay home 11 A. Uh-huh (Indicating yes). 12 because of your condition? 12 13 Q. Have you ever had to stay home from work 13 A. No. 14 because of your -- your chest hurting you or your --14 Q. Okay. Do you remember what -- you -- you your headaches? Did you ever ---15 said last year, you filed your income taxes for 15 16 A. Yes. 16 \$6,000; is that correct? 17 Q. About how frequently does that happen? A. Yeah -- well, 2004. 17 18 A. On a scale of what? 18 Q. 2004? 19 Q. Well, I mean, like, say, on -- on an 19 A. 6,000. 20 average month, how many days do you have to take off 20 Q. Okay. 21 because -- because of your headaches and your chest 21 A. No. 2003 income tax. 22 pains or -- or any condition that you relate to your 22 Q. 2003. Okay. 23 taking diet drugs? 23 A. Sorry. 24 A. Well, with my chest pain, I've had to stay 24 Q. Well, I was about to say, if you've made 25 home maybe like once or twice within the past couple \$6,000 already, that's pretty good. When you were 25 Page 151 Page 153 1 of years. taking your -- taking the diet drugs prescribed by 1 2 O. Okav. 2 Dr. Henson, you said they made you feel jittery? 3 A. But like I say, with my chest, it tightens 3 A. Yes. 4 up, and I just relax. And then after a while, it'll 4 Q. Did they make you stay awake? Could you --5 pass over. 5 could you sleep while you were on them? 6 Q. Okay. 6 A. No. A. But that first headache -- it happens so 7 7 Q. No? 8 often, that I just can't take off work, you know, 8 MS. TOLLE: Could you clarify the 9 every time I get a headache. 9 answer to that question as far as, no, that they made 10 Q. Right. you stay awake, or, no, that you couldn't sleep? 10 11 A. I just try to just work through it. 11 A. Oh. I -- you know, I could sleep, but, you 12 O. Do you feel like you've lost any clients 12 know, I was always jittery like I always had to do 13 because of that, because of your --13 somethina. 14 14 Q. Okay. 15 Q. -- headache or having to take off a couple 15 A. And then I would just -- you know, when it 16 of days? was time to go to bed, you go to bed. You know, I'd 16 17 17 just lay down and mostly just watch TV --18 Q. No. Okay. Are you claiming lost wages in 18 Q. Okay. 19 your current lawsuit? Do you know? 19 A. -- until I would finally go to sleep. 20 A. I don't know. 20 Q. Did you -- did you lose -- you didn't --21 Q. Don't know. But do you think you've lost 21 did you lose weight on that -- on diet drugs? 22 any money because of taking diet drugs? 22 A. No. 23 A. I think I could have made more. 23 Q. No. Not even a couple of pounds? 24 Q. You could have made more? 24 A. Not that -- no. 25 A. I could have worked more. 25 Q. No?

Deposition of Mary Sanders

|   | Mary S  | sana  | ers  |
|---|---|---|--|
| 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 | A. You know, I really didn't do a lot of weighing or notice my clothes Q. Did you try to diet while you were on them? A. No. Q. Did you do any exercise while you while you took the drugs? A. No. You know, I might have walked a little bit. Q. Okay. A. I I don't remember. Q. Did anybody tell you, you looked better, that you looked like you had lost weight? A. No. Q. No. Have you been back to see Dr. Henson at all since the last prescription? A. No. Q. Okay. Have you been back to the pharmacy, Kmart Pharmacy in Mobile, since then? A. No. Q. Okay. And you correct me if I'm wrong, but you said earlier that you've never talked to a doctor about taking diet drugs? A. No. Q. Okay. What all what all medical conditions are are you alleging in this lawsuit?  | 1<br>2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21<br>22<br>23<br>24<br>25 | taking diet drugs?  A. I don't know. Q. You don't know. Has anyone told you that that's this is caused by taking diet drugs?  A. No. Q. What made you what made you start to think that maybe they it was caused by diet drugs, maybe there was a relationship between taking diet drugs and your health problems?  A. No more like say that again. Q. I'm sorry. What what made you think that maybe your health problems that there was a relationship between your health problems and the the diet drugs you took?  A. Well, I have heard some people have died from the pill. And I know I I have taken them, and I know it would you know, complain of chest pains. Q. Uh-huh (Indicating yes). A. You know, you read about it and hear about it. Q. What exactly have what you said some people you heard some people had died from taking the pills? A. Yeah.                                  |
| 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 | Page 155  A. Well, headache, fatigue, chest pains, nauseated.  Q. And what do you think these are symptoms of? Do you think that there's is there a certain condition that you claim that you have?  A. No.  Q. No. What about the conditions that are listed on that echocardiogram of Dr. Tai's that on the exhibit there?  A. Well, I I really don't understand that.  Q. Okay. But you don't feel do you feel like your heart is normal?  A. No.  Q. No. Do is there any specific thing about about your heart maybe you think is wrong?  A. Just when it beats real fast, you know, chest tightening. I know that shouldn't happen like that all of the time. And just, like, as far as just having headaches and being out of breath, if I walk from here to there  Q. Right.  A I feel like I'm about to pass out.  Q. Okay.  A. I don't think all of that's normal.  Q. Okay. And do you think this was caused by | 1<br>2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21<br>22<br>23<br>24<br>25 | Q. What do you remember what pills? A. I don't know what pills, but I know it was, you know, fen-phen. Q. Fen-phen? A. And I know phentermine I know that had to be related, just some type of related. Q. Did someone tell you that was related to it? A. No. You know, no one just talking, you know, to people. Q. Uh-huh (Indicating yes). You said that you had seen the you had seen some things about it on you mean on television? A. Like yeah. Like TV and Internet. You know how you just read it, and someone has died Q. Uh-huh (Indicating yes). A from taking diet drugs pills. Q. Right. Do you remember do you remember what maybe what program you saw that talked about diet drugs pills? A. No. Just you know, just if you scan through the Internet and just seeing about it, reading it. Q. Did you remember any any web sites on the Internet you were on that talked about it? |

Deposition of Mary Sanders

| 1 A. No. 2 Q. Okay. How did you come to hire the youryour current attorneys? 3 youryour current attorneys? 4 A. 1 don't remember. 5 Q. Do you remember if anybody told you that the Colom Law Firm was a good firm, that you should 7 go talk to them? 8 A. No. I don't - I - I don't remember. 9 I I don't remember how it got started. I 7 forgot. 10 Q. Do you remember seeing maybe any 2 advertisements from the Colom firm? 11 Q. Do you remember seeing maybe any 2 advertisements from the Colom firm? 12 A. No. Actually you know, and Macon is a 3 small town. 15 Q. Right. 16 Q. Right. 17 I dan't know one just followed the 20 other. We were just going to see what was going on. 2 Q. Al right. So you you knew all of 5 people, then, that took cliet drugs? 1 them, but not just talking to people like, you know. 2 hey, let's go do this pill or do that pill. 1 Q. Q. Okay. 2 Q. Right. 3 A. Well, there was a lot people in Macon, you know. 2 hey, let's go do this pill or do that pill. 3 Q. Right. 4 A. But like I said, it's Macon. You know, a lot of becople went to Gordo to get cliet pills. 4 Q. Okay. Can you remember any body else that took them besides Ms. Stallings? 3 A. Well, there was a lot people in Macon, you know. 3 Q. Al right. So you those with the work of the mames? 4 A. But like I said, it's Macon. You know, a lot of people went to Gordo to get cliet pills. 4 Q. Okay. Can you remember any body else that took them besides Ms. Stallings? 5 A. You know, I can't think of all of the names? 6 Q. Okay. 7 A. Yan't And Deborah Jones. 8 Q. Anybody else? 9 A. I chandler. 1 A. No. Chandler and hones, do you remember what 2 either one of them would have taken, what pills? 2 A. No. Chambers - you said chambers? I'm sorry. Chandler? 3 A. Chandler and Jones, do you remember what 2 either one of them would have taken, what pills? 4 A. No. Q. Did they ever say they took fen-phen? 2 Q. Chandler and Jones, do you remember what 2 either one of them would have taken, what pills? 3 A. Chandler and Jones, do you remember what 3 e                   | 1  |  | Т.   |   |
|--|--|--|--|---|
| 2 Q. Okay. How did you come to hire the  |  | Page 158   |  | Page 160  |
| 3 your your current attorneys? 4   | 1  | A. No.   | 1  |   |
| 4 A. I don't remember. 5 Q. Do you remember if anybody told you that the Colom Law Firm was a good firm, that you should go talk to them? 8 A. No. I don't - I - I don't remember. 9 I - I don't even remember how it got started. I forgot. 11 Q. Do you remember seeing maybe any advertisements from the Colom firm? 12 advertisements from the Colom firm? 13 A. No. Actually you know, and Macon Is a small town. 14 small town. 15 Q. Right. 16 A. And you hear word of mouth, you know, that it it was a lawsuit. They was checking up on those diet it it was a lawsuit. They was checking up on those diet it it was a lawsuit. They was checking up on those diet it it was a lawsuit. They was checking up on those diet it it was a lawsuit. They was checking up on those diet it it was a lawsuit. They was checking up on those diet it it was a lawsuit. They was checking up on those diet it it was a lawsuit. They was checking up on those diet it it was a lawsuit. They was checking up on those diet it it was a lawsuit. They was checking up on those diet it it was a lawsuit. They was checking up on those diet it it was a lawsuit. They was checking up on those diet it it was a lawsuit. They was checking up on those diet it it was a lawsuit. They was checking up on those diet it it was a sale polle it be pills that because mostly everybody in Macon went of the were just going to see what was going on. 12 Q. Okay. 13 Q. Right. 14 A. You know, I know a lot of people that took it me beside Ms. Stallings? 15 A. You know, I know a lot of people that took diet drugs? 16 A. Well, Isto ne. Lillian Chandler. 17 A. I was it was just a lot of people went to Gordo to get diet pills. 18 Q. Do you remember any of their names? 19 Q. Do you remember any of their names? 20 Q. Do you remember any of their names? 21 A. Well, Isto ne. Lillian Chandler. 22 Q. Lillian Chandler? 23 A. Idlian Chandler of Ms. Jones tell you that you should go see the Colom Law Firm? 24 A. Pool of the wood of the pills Ms. 25 Chandler and Jones, do you remember what either          | 2  | Q. Okay. How did you come to hire the  | 2  | all went to the same place.   |
| 5 Q. Do you remember if anybody told you that the Clobom Law Firm was a good firm, that you should 7 go talk to them?  8 A. No. I don't - I - I don't remember.  10 forgot.  11 Q. Do you remember seeing maybe any 12 advertisements from the Colom firm?  12 advertisements from the Colom firm?  13 A. No. Actually you know, and Macon is a 14 small town.  15 Q. Right.  16 A. And you hear word of mouth, you know, that 17 it was a lawsuit. They was checking up on those diet 17 it was a lawsuit. They was checking up on those diet 17 it was a lawsuit. They was checking up on those diet 17 it was a lawsuit. They was checking up on those diet 18 pills that - because mostly everybody in Macon went 19 to Gordo.  10 Q. Okay.  21 A. And so, you know, one just followed the 22 other. We were just going to see what was going on 3. Q. All right. So you - you knew alo to 6 24 people, then, that took diet drugs?  25 A. You know, I know a lot of people that took  7 Page 159  1 them, but not just talking to people like, you know, 2 hey, let's go do this pill or do that pill. 3. Q. Right.  3 Q. Right.  4 A. But like I said, it's Macon. You know, a 1ot of people went to Gordo to get diet pills. 6. Q. Okay. Can you remember anybody else that took them besides Ms. Stallings?  8 A. Well, Istore was a lot people in Macon, you 9 know.  9 know.  10 Q. Do you remember anybody else that took them besides Ms. Stallings?  8 A. Well, Istore was a lot people in Macon, you 9 know.  9 know.  10 Q. Do you remember anybody else that took them besides Ms. Stallings?  11 A. Vest. And Deborah Jones.  12 Q. Allillian Chandler?  13 A. A. Well, Just one. Lillian Chandler.  14 Q. Do you remember any of their names?  15 A. Twas - it was just a lot of people.  16 Q. Do you remember any of their names?  17 A. I - you know, I can't think of all of the names.  18 you that you should go see the Colom Law Firm?  19 A. I wou fort ' the member any one person saying, hey, Mary, why don't you can go ahead on an answer?  19 Q. Do you remember if - what pills Ms.  10 Q    | 3  | your your current attorneys?   | 3  | Q. Was it about all the same time?  |
| 6 the Colom Law Firm was a good firm, that you should go talk to them?  7 go talk to them?  8 A. No. I don't – I — I don't remember.  9 I — I don't even remember how it got started. I 1 1 1 forgot.  10 Grogot.  11 Q. Do you remember seeing maybe any 2 advertisements from the Colom firm?  12 advertisements from the Colom firm?  13 A. No. Actually — you know, and Macon is a 14 small town.  14 small town.  15 Q. Right.  16 A. And you hear word of mouth, you know, that it it was a lawsuit. They was checking up on those diet it it was a lawsuit. They was checking up on those diet it it was a lawsuit. They was checking up on those diet it is dordo.  16 Q. Okay.  17 A. And so, you know, one just followed the 2 other. We were just going to see what was going on 2.  18 Q. All right. So you — you knew a lot of 2 people, then, that took diet drugs?  29 A. You know, I know a lot of people that took them besides Ms. Stallings?  10 A. But like I said, it's Macon. You know, a 10 to f people went to Gordo to get diet pills.  11 Q. Right.  12 A. But like I said, it's Macon. You know, a 10 to f people went to Gordo to get diet pills.  12 Q. Right.  13 A. Well, ust one. Lillian Chandler.  14 Summer besides Ms. Stallings?  15 A. Well, ust one. Lillian Chandler.  16 A. Well, ust one. Lillian Chandler.  17 Seculate. Did either — that either Ms. Chandler or Ms. Jones tell you don't know they have got paid for it.  18 Q. Right.  19 Q. Do you remember any other work of mouth, you know, that it was a a letter one there was a lot people like, you know, a 10 to f people went to Gordo to get diet pills.  20 Colom firm.  21 A. Well, just one. Lillian Chandler.  22 Q. Lillian Chandler?  23 A. Yesh. And Deborah Jones.  24 Q. Okay.  25 A. You know, I can't think of all of the names?  26 A. I don't know when they were represented by — who they were represented b | 4  | A. I don't remember.   | 4  | A. No. I don't I don't know.  |
| 7 go talk to them? 8 A. No. I don't I I don't remember. 9 I I don't even remember how it got started. I 10 forgot. 10 forgot. 11 Q. Do you remember seeing maybe any 12 advertisements from the Colom firm? 12 advertisements from the Colom firm? 13 A. No. Actually you know, and Macon is a 14 small town. 15 Q. Right. 16 A. And you hear word of mouth, you know, that 16 it was a lawsuit. They was checking up on those diet 17 it was a lawsuit. They was checking up on those diet 18 pills that because mostly everybody in Macon went 19 to Gordo. 20 Q. Okay. 21 A. And so, you know, one just followed the 20 other. We were just going to see what was going on. 2 Q. All right. So you you knew a lot of 2 people, then, that took diet drugs? 25 A. You know, I know a lot of people that took 2 hew, let's go do this pill or do that pill. 22 them, but not just talking to people like, you know, hey, let's go do this pill or do that pill. 23 Q. Right. 24 A. But like I said, it's Macon. You know, a 10 tof people went to Gordo to get dilet pills. 25 do (Q. Qay. Can you remember anyybody else that took them besides Ms. Stallings? 26 A. Well, there was a lot people in Macon, you know. 27 hew, let's go do this pill or do that pill. 28 A. Well, there was a lot people in Macon, you know. 29 hey, let's go do this pill or do that pill. 30 Q. Right. 31 A. No. 31 A. No. 32 Q. All right. So you - you knew a lot of 22 people went to Gordo to get dilet pills. 33 Q. Right. 4 A. But like I said, it's Macon. You know, a 15 took them besides Ms. Stallings? 4 A. Well, there was a lot people in Macon, you know. 5 how, let's go do this pill or do that pill. 4 A. Well, there was a lot people in Macon, you know. 5 lot of people went to Gordo to get dilet pills. 6 Q. Okay. Can you curemember any of their names? 11 A. Well, just one. Lillian Chandler? 12 A. I don't know. Do you remember any of their names? 13 A. No. 4 A. Well, there was a lot people in Macon, you know. 5 Page 150  4 A. I don't member. 5 Q. Okay. Do you remember any of their                    | 5  | Q. Do you remember if anybody told you that  | 5  | Q. Okay.  |
| 8 A. No. I don't – I — I don't remember. 9 I — I don't even remember how it got started. I 10 forgot. 11 Q. Do you remember seeing maybe any 12 advertisements from the Colom firm? 13 A. No. Actually — you know, and Macon is a 14 small town. 15 Q. Right. 16 A. And you hear word of mouth, you know, that 16 it was a lawsuit. They was checking up on those diet 18 pills that — because mostly everybody in Macon went 19 to Gordo. 20 Q. Okay. 21 A. And so, you know, one just followed the 21 other. We were just going to see what was going on. 22 Q. Okay. 23 A. You know, I know a lot of people that took 24 people, then, that took cliet drugs? 25 A. You know, I know a lot of people that took 26 people, then, that took cliet drugs? 27 A. But like I said, it's Macon. You know, 28 hey, let's go do this pill or do that pill. 39 Q. Right. 4 A. But like I said, it's Macon. You know, 4 hey, let's go do this pill or do that pill. 4 A. But like I said, it's Macon. You know, 5 lot of people went to Gordo to get diet pills. 4 A. But like I said, it's Macon. You know, 5 lot of people went to Gordo to get diet pills. 4 A. Well, I throw they have got paid for it. 4 A. Vell, I shrow they have got paid for it. 4 A. Vell, I know they have got paid for it. 4 A. Vell, I shrow they have got paid for it. 4 A. Vell, I shrow they have got paid for it. 4 A. Vell, I shrow they have got paid for it. 4 A. Vell, I shrow they have got paid for it. 4 A. Vell, I show they have got paid for it. 4 A. Vell, I show they have got paid for it. 4 A. Vell, I show they have got paid for it. 4 A. Vell, I show they have got paid for it. 4 A. Vell, I show they have got paid for it. 4 A. Vell, I show they have got paid for it. 4 A. Vell, I show they have got paid for it. 4 A. Vell, I show they have got paid for it. 4 A. No. 6 Q. Okay. 4 A. No. 6 Q. Okay. 6 Q. Okay. 6 Q. Okay. 6 Q. Okay. 7 A. Vou know, I don't know. Ou the were paid? 8 A. Well, I show they have got paid for it. 9 Q. Okay. 8 A. Vou how they have got paid for it. 9 Q. Dony thom they tit was a settleme | 6  | the Colom Law Firm was a good firm, that you should  | 6  | A. I don't know when they went.   |
| 9 I I don't even remember how it got started. I 10 forgot. 11 Q. Do you remember seeing maybe any 12 advertisements from the Colom firm? 13 A. No. Actually you know, and Macon is a 14 small town. Q. Right. 16 A. And you hear word of mouth, you know, that 17 it was a lawsuit. They was checking up on those diet 19 plils that because mostly everybody in Macon went 19 to Gordo. Q. Okay. 21 A. And so, you know, one just followed the 22 other. We were just going to see what was going on. 23 Q. All right. So you you knew a lot of 24 people, then, that took diet drugs? 25 A. You know, I know a lot of people that took 26 people, then, that took diet drugs? 27 A. A. Well, there was a lot people like, you know, 28 a. But like I said, it's Macon. You know, 29 a. Well, there was a lot people in Macon, you know in the you were heard them say how much they 29 were paid? 29 A. No. 20 Q. Did you ever hear them say that it was a 20 settlement or that it was court hearing, that they 21 and oarly there paid? 22 attorney? 23 A. I don't know. Do you know if they were 24 attorney? 25 A. You know, I know a lot of people like, you know, 26 blook of people went to Gordo to get diet pills. 30 Q. Right. 31 A. No. 32 Q. All right. So you you knew a lot of 33 Q. All right. So you you knew a lot of 44 people, then, that took diet drugs? 45 A. Well, there was a lot people like, you know, 46 A. But like I said, it's Macon. You know, 47 blook them besides Ms. Stallings? 48 A. Well, there was a lot people in Macon, 49 A. Well, there was a lot people in Macon, 40 Q. Okay. Can you remember any of their names? 41 A. Well, there was a lot people in Macon, 41 A. Well, there was a lot people in Macon, 42 A. Ald in the province of the word                    | 7  | go talk to them?   | 7  | Q. Have you heard either that either Ms.  |
| 10 forgot. 11 Q. Do you remember seeing maybe any 12 advertisements from the Colom firm? 13 A. No. Actually you know, and Macon is a 14 small town. 15 Q. Right. 16 A. And you hear word of mouth, you know, that 17 it was a lawsuit. They was checking up on those diet 18 pills that because mostly everybody in Macon went 19 to Gordo. 20 Q. Okay. 21 A. And so, you know, one just followed the 22 other. We were just going to see what was going on. 23 Q. Okay. 24 people, then, that took diet drugs? 25 A. You know, I know a lot of people that took 26 people, then, that took diet drugs? 27 people, then, that took of this pill or do that pill. 28 Q. Right. 3 Q. Right. 4 A. But like I said, it's Macon. You know, a 29 lot you ever hear them say that it was a 3 esttlement or that it was court hearing, that they 3 won a case? 4 A. I'eyou know, I know a lot of 4 people, then, that took diet drugs? 5 A. You know, I know a lot of people that took 29 people, then, that took diet drugs? 20 A. But like I said, it's Macon. You know, a 21 lot of people went to Gordo to get diet pills. 3 Q. Right. 4 A. But like I said, it's Macon. You know, a 2 lot of people went to Gordo to get diet pills. 4 Q. Okay. Can you remember any body else that 5 took them besides Ms. Stallings? 5 A. Well, there was a lot people in Macon, you 5 know. 6 Q. Do you remember any of their names? 10 A. Well, just one. Lillian Chandler. 11 A. Well, just one. Lillian Chandler. 12 Q. Lillian Chandler? 13 A. Yesh. And Deborah Jones. 14 Q. Anybody else? 15 A. I was it was just a lot of people. 16 Q. Okay. 27 A. Idon't remember. 28 A. I don't remember any advertisements involving diet drugs and the colom Law Firm? 29 Ms. TOLLE: You already asked that. 20 Chambers you said Chambers? I'm sorry. Chandler? 21 A. Chandler. 22 A. Chandler and Jones, do you remember what either one of them would have taken, what pills? 29 A. No. 20 Chandler and Jones, do you remember what either one of them would have taken, what pills? 20 Chambers you said Chambers? I'm sorry. C                | 8  | A. No. I don't I I don't remember.   | 8  | Chandler or Ms. Jones are are involved in any diet  |
| dvertisements from the Colom firm?  A. No. Actually you know, and Macon is a small town.  Q. Right.  A. And you hear word of mouth, you know, that it was a lawsuit. They was checking up on those diet it was a lawsuit. They was cause the law it was court hearing, that they were papid?  A. No.  Q. Dan't know. Do you know if they were erpresented by, what attorney?  A. I don't know. I don't know.  Q. Don't know. Do you know if they were erpresented by, what attorney?  A. I don't know. I don't know.  A. Uillian Chandler, I think the Colom Law Firm.  Q. Right.  A. But like I said, it's Macon. You know, a lot of people in Macon, you know if they were represented by, what attorney?  A. But like I said, it's Macon. You know, a lot of people make to complete the pole went to Gordo to get diet pills.  Q. Clay.  Q. Day ou remember any of their names?  A. Well, just one. Lilli    | 9  | I I don't even remember how it got started. I  | 9  |   |
| 11 2 advertisements from the Colom firm? 12 A. No. Actually you know, and Macon is a small town. 13 Firm. 14 Small town. 15 Q. Right. 16 A. And you hear word of mouth, you know, that it was a lawsuit. They was checking up on those diet it was a lawsuit. They was checking up on those diet it was a lawsuit. They was checking up on those diet it was a lawsuit. They was checking up on those diet it was a lawsuit. They was checking up on those diet it was a lawsuit. They was checking up on those diet it was a lawsuit. They was checking up on those diet it was a lawsuit. They was checking up on those diet it was a lawsuit. They was checking up on those diet it was a lawsuit. They was checking up on those diet it was a lawsuit. They was checking up on those diet it was a lawsuit. They was checking up on those diet it was a lawsuit. They was checking up on those diet it was a lawsuit. They was checking up on those diet it was a lawsuit. They was checking up on those diet it was court hearing, that they were paid?  A. And you hear word of mouth, you know, it at was a lawsuit. They was checking up on those diet it was a lawsuit. They was checking up on those diet it was a lawsuit. They was checking up on those diet it was court hearing, that they were paid?  A. I don't know. I don't know.  Q. Don't know. Do you know if they were represented by — who they were alor to faith they were a to faith they were and to feel they may be a damned and they were alor of their was out    | 10   | forgot.  | 10   | A. Well, I know they have got paid for it.  |
| 12 advertisements from the Colom firm? 13 A. No. Actually you know, and Macon is a 14 small town. 15 Q. Right. 16 A. And you hear word of mouth, you know, that 17 it was a lawsuit. They was checking up on those diet 18 pillis that because mostly everybody in Macon went 19 to Gordo. 20 Q. Okay. 21 A. And so, you know, one just followed the 22 other. We were just going to see what was going on. 23 Q. All right. So you you knew a lot of 24 people, then, that took diet drugs? 25 A. You know, I know a lot of people like, you know, 26 Page 159 1 them, but not just talking to people like, you know, 27 let, let's go do this pill or do that pill. 28 A. Well, there was a lot people imacon, you 29 know. 20 Do you remember any of their names? 21 A. Well, just one. Lillian Chandler. 21 Q. Did you ever heard them say how much they 22 were paid? 23 A. No. 24 A. No. 25 A. No. 26 Don't know. I don't know. 27 Don't know. Do you know if they were 28 represented by who they were represented by, what 29 attorney? 29 A. Illian Chandler, I think the Colom Law 29 Firm. 20 Colom firm. 21 A. Or Beasley & Adam Beasley & Allen 21 A. Adam, something 22 Mary body be set diet pills. 23 A. Yes. 24 A. No. 25 A. No. 26 Don't know. I don't know. 27 A. Illian Chandler, I think the Colom Law 28 Firm. 29 Colom firm. 20 Colom firm. 21 A. Or Beasley & Adam Beasley & Allen 24 Adam, something 25 Adam, something 26 MgMr. Blount) You're welcome to 27 speculate. Did either Ms. Chandler or Ms. Jones tell 28 You that you should go see the Colom Law Firm? 29 A. No. 30 Q. Okay. 31 A. Yes. 31 A. Yes. 32 A. No. 32 Don't know. I don't know. 33 A. Or Beasley & Adam Beasley & Allen 34 Adam, something 35 A. I don't remember any of their names? 36 A. Well, just one. Lillian Chandler. 37 You should go see the Colom Law Firm? 38 A. Vell, there was a lot people imacon, you should go see the Colom Law Firm? 39 A. I don't remember any advertisements involving diet drugs and the Colom Law Firm? 39 MS. TOLLE: You already asked that   | 11   | Q. Do you remember seeing maybe any  | 11   |   |
| 14 small town. Q. Right. A. And you hear word of mouth, you know, that it was a lawsuit. They was checking up on those diet pills that because mostly everybody in Macon went to Gordo. Q. Okay. Q. Okay. A. And so, you know, one just followed the other. We were just going to see what was going on. Q. All right. So you you knew a lot of people, then, that took diet drugs? A. You know, I know a lot of people that took Page 159 them, but not just talking to people like, you know, a lot of people went to Gordo to get diet pills. Q. Right. A. But like I said, it's Macon. You know, a lot of people went to Gordo to get diet pills. Q. Cokay. Can you remember anybody else that took them besides Ms. Stallings? A. Well, there was a lot people in Macon, you know. Q. Do you remember any of their names? A. Well, just one. Lillian Chandler. Q. Cillian Chandler? A. Yeah. And Deborah Jones. Q. Anybody else? A. Yeah. And Deborah Jones. Q. Chandler or Ms. Jones tell you that you should go see the Colom Law Firm? A. I was it was just a lot of people. Q. Okay. A. I don't know. I don't know. Q. Don't know. Do you know if they were represented by who they were represented by -  | 12   | advertisements from the Colom firm?  | 12   | ·   |
| small town. Q. Right. A. And you hear word of mouth, you know, that it was a lawsuit. They was checking up on those diet pills that — because mostly everybody in Macon went to Gordo. Q. Okay. A. And so, you know, one just followed the other. We were just going to see what was going on. Q. All right. So you — you knew a lot of people, then, that took diet drugs? A. You know, I know a lot of people that took  Page 159 A. You know, I know a lot of people like, you know, 2 hey, let's go do this pill or do that pill. Q. Right. A. But like I said, it's Macon. You know, a lot of people went to Gordo to get diet pills. Okay. Can you remember anybody else that took them besides Ms. Stallings? A. Well, there was a lot people in Macon, you know. Q. Do you remember any of their names? A. Well, just one. Lillian Chandler. Q. Q. Do, Vay. Can you know, I know. Q. Okay. A. Yeah. And Deborah Jones. Q. Anybody else? A. I was — it was just a lot of people. Q. Okay. A. I — you know, I can't think of all of the names. Q. Okay. A. Chandler. Q. Chandler and Jones, do you remember what either one of them would have taken, what pills? A. Chandler and Jones, do you remember what either one of them would have taken, what pills? A. No.  14 A. No.  15 I was — it was just a lot of people. Q. Okay. A. I — you know, I think of all of the names: A. Chandler and Jones, do you remember what either one of them would have taken, what pills? A. No.  16 Chandler and Jones, do you remember what either one of them would have taken, what pills? A. No.  17 A. Chandler and Jones, do you remember what either one of them would have taken, what pills? A. No.  18 don't know. I don't know. Oyou know if they were represented by — who they were represented  | 13   | A. No. Actually you know, and Macon is a   | 13   | Q. Have you ever heard them say how much they   |
| 16 A. And you hear word of mouth, you know, that it was a lawsuit. They was checking up on those diet 17 bills that because mostly everybody in Macon went 18 to Gordo. 20 Q. Okay. 21 A. And so, you know, one just followed the other. We were just going to see what was going on. 22 Q. All right. So you you knew a lot of people, then, that took diet drugs? 23 A. You know, I know a lot of people that took 24 them, but not just talking to people like, you know, a lot of people went to Gordo to ged lite pills. 25 A. But like I said, it's Macon. You know, a lot of people went to Gordo to ged lite pills. 3 Q. Right. 4 A. But like I said, it's Macon. You know, a lot of people went to Gordo to ged lite pills. 4 A. But like I said, it's Macon. You know, a lot of people went to Gordo to ged lite pills. 5 lot of people went to Gordo to ged lite pills. 6 Q. Okay. Can you remember anybody else that took them besides Ms. Stallings? 8 A. Well, there was a lot people in Macon, you know. 9 Now. 10 Q. Do you remember any of their names? 11 A. Yeah, And Deborah Jones. 12 Q. Lillian Chandler? 13 A. Yeah, And Deborah Jones. 14 Q. Anybody else? 15 A. It was it was just a lot of people. 16 Q. Okay. 17 A. I you know, I can't think of all of the names. 18 Q. Do you remember if what pills Ms. 18 Chambers you said Chambers? I'm sorry. Chandler? 19 A. Chandler. 20 Chandler and Jones, do you remember what either one of them would have taken, what pills? 21 A. No. 22 Chandler and Jones, do you remember what either one of them would have taken, what pills? 22 A. No. 23 Chandler and Jones, do you remember what either one of them would have taken, what pills? 24 A. No. 25 Did you ever hear them say that it was court hearing, that they won a case? 26 A. I don't know. I don't know. 27 Don't know. Do you know flety were represented by who they were represented by who   | 14   |  | 14   |   |
| 17 it was a lawsuit. They was checking up on those diet 18 pills that because mostly everybody in Macon went 19 to Gordo. 20 Q. Okay. 21 A. And so, you know, one just followed the 20 other. We were just going to see what was going on 23 Q. All right. So you you knew a lot of 24 people, then, that took diet drugs? 25 A. You know, I know a lot of people that took 25 A. You know, I know a lot of people that took 26 people, then, that took diet drugs? 26 A. You know, I know a lot of people that took 27 hey, let's go do this pill or do that pill. 27 A. But like I said, it's Macon. You know, a 28 lot of people went to Gordo to get diet pills. 28 A. Well, there was a lot people in Macon, you 29 know. 29 know. 20 Colom firm.  Page 159 A. Or Beasley & Adam Beasley & Allen Adam, something MS. TOLLE: If you don't know, don't speculate. Did either Ms. Chandler or Ms. Jones tell you that you should go see the Colom Law Firm? A. Well, just one. Lillian Chandler. 20 Colom firm.  Page 159 A. Or Beasley & Adam Beasley & Allen Adam, something MS. TOLLE: If you don't know, don't speculate. Did either Ms. Chandler or Ms. Jones tell you that you should go see the Colom Law Firm? A. No. Chambers - you said Chambers? I'm sorry. Chandler? A. Chandler. Chambers you said Chambers? I'm sorry. Chandler? A. Chandler. Chambers you said Chambers? I'm sorry. Chandler? A. No. Chandler and Jones, do you remember what either one of them would have taken, what pills? A. No. Chandler and Jones, do you remember what either one of them would have taken, what pills? A. No. Chandler and Jones, do you remember what either one of them would have taken, what pills? A. No. Chandler and Jones, do you remember what either one of them would have taken, what pills? A. No. Chandler and Jones, do you remember what either one of them would have taken, what pills? A. No. Chambers you said Chambers? I'm sorry. Chandler? A. No. Chamber and pile ferome that they wor hat taken were represented by who they were represented by who  | 15   | Q. Right.  | 15   | A. No.  |
| tit was a lawsuit. They was checking up on those diet plils that because mostly everybody in Macon went to Gordo.  Q. Okay.  A. And so, you know, one just followed the other. We were just going to see what was going on.  Q. All right. So you you knew a lot of people, then, that took diet drugs?  A. You know, I know a lot of people that took people, then, that took diet drugs?  A. You know, I know a lot of people that took people like, you know, a lot of people like, you know, a lot of people like, you know, a lot of people went to Gordo to get diet pills.  Q. Okay.  A. But like I said, it's Macon. You know, a lot of people in Macon, you know.  O. Okay. Can you remember anybody else that took them besides Ms. Stallings?  A. Well, there was a lot people in Macon, you know.  Q. Do you remember any of their names?  A. Well, just one. Lillian Chandler.  Q. Allian Chandler?  A. Well, just one. Lillian Chandler.  Q. Chandler and Jones, do you remember what and enter one of them would have taken, what pills?  A. Chandlers.  Q. Chandler and Jones, do you remember what either one of them would have taken, what pills?  A. No.  Yesh. And Deborah Jones.  Q. Do you don't know. I don't know.  A. I don't know. I don't know.  Q. Don't know. Do you know if they were represented by who they were rep   | 16   | - •  | 16   | Q. Did you ever hear them say that it was a   |
| 18 pills that because mostly everybody in Macon went 19 to Gordo. 20 Q. Okay. 21 A. And so, you know, one just followed the 22 other. We were just going to see what was going on. 23 Q. All right. So you you knew a lot of 24 people, then, that took diet drugs? 25 A. You know, I know a lot of people that took  Page 159 1 them, but not just talking to people like, you know, 1 key, let's go do this pill or do that pill. 3 Q. Right. 4 A. But like I said, it's Macon. You know, a 1 lot of people went to Gordo to get diet pills. 4 A. But like I said, it's Macon. You know, a 1 lot of people went to Gordo to get diet pills. 5 Q. Okay. Can you remember anybody else that 7 took them besides Ms. Stallings? 8 A. Well, there was a lot people in Macon, you 10 Q. Do you remember any of their names? 11 A. Well, just one. Lillian Chandler. 12 Q. Lillian Chandler? 13 A. Yeah. And Deborah Jones. 14 Q. Anybody else? 15 A. I was it was just a lot of people. 16 Q. Okay. 27 A. I you know, I can't think of all of the names. 28 Q. Chandler and Jones, do you remember what 21 either one of them would have taken, what pills? 29 Chandler and Jones, do you remember what 22 either one of them would have taken, what pills? 20 Chandler and Jones, do you remember what 24 either one of them would have taken, what pills? 20 Chandler and Jones, do you remember what 25 either one of them would have taken, what pills? 20 Chandler and Jones, do you remember what 26 either one of them would have taken, what pills? 21 A. No.   | 17   |  | 17   | · · · · · · · · · · · · · · · · · · ·   |
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| 20 Q. Okay. A. And so, you know, one just followed the other. We were just going to see what was going on. 24 people, then, that took diet drugs? A. You know, I know a lot of people that took  Page 159  1 them, but not just talking to people like, you know, let's go do this pill or do that pill. Q. Right. A. But like I said, it's Macon. You know, a lot of people went to Gordo to get diet pills. O. Okay. Can you remember anybody else that took them besides Ms. Stallings? A. Well, there was a lot people in Macon, you know. Q. Do you remember any of their names? A. Well, just one. Lillian Chandler. Q. Lillian Chandler? A. Well, just one. Lillian Chandler. Q. Lillian Chandler? A. It was it was just a lot of people. Q. Okay. A. I twas it was just a lot of people. Q. Okay. Chandler. Q. Chandler and Jones, do you remember what either one of them would have taken, what pills? A. No.  A. I don't remember. Q. You don't know. Do you know if they were represented by, what attorney? A. Lillian Chandler, I think the Colom Law Firm. Q. Colom firm.  A. Lillian Chandler, I think the Colom Law Firm. Q. Colom firm.  A. Or Beasley & Adam Beasley & Allen Adam, something MS. TOLLE: If you don't know, don't speculate. BY THE WITNESS: Okay. Q. (By Mr. Blount) You're welcome to speculate. Did either Ms. Chandler or Ms. Jones tell you that you should go see the Colom Law Firm? A. I don't remember any one person saying, hey, Mary, why don't you call up the Colom Law Firm? A. I don't remember any advertisements involving diet drugs and the Colom Law Firm? MS. TOLLE: You already asked that. Objection. Q. Okay. Do you remember you don't so you don't remember any advertisements involving diet drugs and the Colom Law Firm? MS. TOLLE: You already asked that. Objection. Q. You don't. Okay. Do you remember you don't so you don't remember any advertisements involving diet drugs and the Colom Law Firm? MS. TOLLE: You already asked that. Objection. Q. You don't know. Undon't know. Q. You don't know. Or vhor't expressive p                            | 19   | ·  | 19   |   |
| A. And so, you know, one just followed the other. We were just going to see what was going on.  Q. All right. So you you knew a lot of people, then, that took diet drugs?  A. You know, I know a lot of people that took  Page 159  1 them, but not just talking to people like, you know, hey, let's go do this pill or do that pill.  Q. Right.  A. But like I said, it's Macon. You know, a lot of people went to Gordo to get diet pills.  Q. Okay. Can you remember anybody else that took them besides Ms. Stallings?  A. Well, there was a lot people in Macon, you know.  D. Q. Do you remember any of their names?  A. Well, just one. Lillian Chandler.  Q. Lillian Chandler?  A. Or Beasley & Adam Beasley & Allen Adam, something Ms. TOLLE: If you don't know, don't speculate.  BY THE WITNESS: Okay.  Q. (By Mr. Blount) You're welcome to speculate. Did either Ms. Chandler or Ms. Jones tell you that you should go see the Colom Law Firm?  A. No.  Q. Okay. Do you remember any of their names?  A. Yeah. And Deborah Jones.  Q. Anybody else?  A. It was it was just a lot of people.  Q. Okay.  Chambers you said Chambers? I'm sorry. Chandler?  A. Chandler.  Q. Chandler and Jones, do you remember what either one of them would have taken, what pills?  A. No.  A. I don't know. When did you first contact the Colom firm.  Page 159  A. Lillian Chandler, I think the Colom Law Firm.  Q. Colom firm.  Page 159  A. Lillian Chandler, I think the Colom Law Firm.  Q. Colom firm.  Page 159  A. Lillian Chandler, I think the Colom Law Firm.  Q. Ws. TOLLE: If you don't know, don't speculate. Did either Ms. Chandler or Ms. Jones tell you that you should go see the Colom Law Firm?  A. No.  Q. Okay. Do you remember any one person saying, hey, Mary, why don't you call up the Colom Law Firm?  A. I don't know. Jones Colom Law Firm?  A. I don't know. I don't know.  Q. (By Mr. Blount) You you can go ahead and answer?  A. I don't know. When did you first contact the Colom firm.   |  |  | ı  |   |
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Deposition of Mary Sanders

|  | Page 162   |  | Page 164   |
|--|--|--|--|
| 1  | A. It was so long ago, I don't remember.   | 1  | A. No. Columbus.   |
| 2  | Q. Do you remember if it was before you went   | 2  | Q. In Columbus. I got several in Columbus  |
| 3  | and had your echo done?  | 3  | myself. Did you did you talk with anybody to   |
| 4  | A. Yes, it was before.   | 4  | prepare for this deposition today?   |
| 5  | Q. Okay. Because they're they're the ones  | 5  | A. No.   |
| 6  | that instructed you to get the echo, correct?  | 6  | Q. No. Just talked to your attorney?   |
| 7  | A. Right. Yes.   | 7  | A. Yes.  |
| 8  | Q. Okay. Do you remember if you had already  | 8  | Q. Okay. Did you review any of the paperwork   |
| 9  | signed on to be a client of theirs before you had the  | 9  | that's in front of you this morning?   |
| 10<br>11   | echo?  | 10   | A. No. No more than you just showed me.  |
| 12   | A. Yes.  | 11   | Q. Did you look at anything else this morning  |
| 13   | Q. You had. Okay. Do you remember did you try to talk did you talk to any other law firms  | 12   | to prepare for your  |
| 14   | A. No.   | 14   | A. No.<br>Q the deposition?  |
| 15   | Q before you talked to them?   | 15   | A. No.   |
| 16   | A. No.   | 16   | Q. Okay. Did you do anything anything else   |
| 17   | Q. No. Okay. And the Colom firm has never  | 17   | to prepare for the deposition yesterday?   |
| 18   | represented you on anything before?  | 18   | A. No.   |
| 19   | A. No.   | 19   | Q. Okay. Have you ever talked any of your  |
| 20   | Q. Okay. Have they have they ever  | 20   | doctors about bringing this lawsuit?   |
| 21   | represented anyone in your family, that you know of?   | 21   | A. No.   |
| 22   | A. No.   | 22   | Q. No. When you you said when you you  |
| 23   | Q. Okay. Have you talked to have you   | 23   | had heard of several other lawsuits before you   |
| 24   | talked to anybody else in your family about whether  | 24   | decided to bring your own, is that correct, involving  |
| 25   | or not you should have hired them as a law firm?   | 25   | diet drugs, Ms maybe Ms. Chandler's lawsuit or   |
| -  |  | <del> </del>   |  |
|  |  |  |  |
| ,  | Page 163   |  | Page 165   |
| 1 2  | A. No.   | 1  | maybe Ms. Jones'?  |
| 2  | A. No.<br>Q. No. Okay. Have you done any any   | 2  | maybe Ms. Jones'?  A. Everything was done at the same time.  |
| 2 3  | A. No.<br>Q. No. Okay. Have you done any any<br>independent research? You said you got on the  | 2  | maybe Ms. Jones'?  A. Everything was done at the same time.  Every everybody went and checked out everything in  |
| 2<br>3<br>4  | A. No.<br>Q. No. Okay. Have you done any any<br>independent research? You said you got on the<br>Internet, and you looked up some of the diet drugs;   | 2<br>3<br>4  | maybe Ms. Jones'?  A. Everything was done at the same time.  Every everybody went and checked out everything in Macon.   |
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Deposition of Mary Sanders

|  | Mary S   | Jana   |   |
|--|--|--|---|
|  | Page 166   |  | D 460   |
| 1  | Page 166<br>MR. BLOUNT: That's fine.   |  | Page 168  |
| 1  |  | $\begin{vmatrix} 1 \\ 2 \end{vmatrix}$   | Q. And what what what happened at the   |
| 2  | MR. FORD: We're off the record. The  | 2  | meeting? Was was there a speaker?   |
| 3  | time is 12:54 p.m.   | 3  | A. Well, basically, they were just saying, you  |
| 4  | (After a recess, the deposition  | 4  | know, have you have you taken any diet drugs?   |
| 5  | continued as follows:)   | 5  | Q. Okay.  |
| 6  | MR. FORD: We're back on the record.  | 6  | A. You know, just bring your pills bottles and  |
| 7  | The time is 1:03 p.m.  | 7  | something like that. And basically, that's all we   |
| 8  | MR. BLOUNT: Are you okay. Are you  | 8  | did.  |
| 9  | objecting to me asking about the meetings she  | 9  | Q. And did you have any pills bottles?  |
| 10   | attended?  | 10   | A. I don't remember.  |
| 11   | MS. TOLLE: I'm we're right at a  | 11   | Q. Okay. Do you remember if you turned any  |
| 12   | fine line.   | 12   | pill bottles over to an attorney?   |
| 13   | MR. BLOUNT: Okay.  | 13   | A. I don't remember. I remember turning   |
| 14   | MS. TOLLE: I object to the point when  | 14   | something I don't remember what I turned over. I  |
| 15   | it starts where she starts talking to her  | 15   | don't remember.   |
| 16   | attorneys.   | 16   | Q. Did did the people the Beasley &   |
| 17   | MR. BLOUNT: Right. I understand.   | 17   |   |
| 18   |  | 1  | Adams, was there a group of people there representing   |
| i  | Q. (By Mr. Blount) The meeting you said  | 18   | them?   |
| 19   | you attended or everybody was attending a meeting;   | 19   | A. No. It was one person.   |
| 20   | is that correct?   | 20   | Q. Okay. Do you remember did they tell you  |
| 21   | A. Yes.  | 21   | that they did that person discuss individuals like  |
| 22   | Q. Was that a lot of people you knew in Macon  | 22   | yourself bringing lawsuits? Was that the topic of   |
| 23   | that were attending the meeting?   | 23   | conversation?   |
| 24   | A. Yes.  | 24   | A. Say that one more time.  |
| 25   | <ul><li>Q. Okay. Was that meeting held by your</li></ul>   | 25   | Q. What I'm sorry. What basically, what   |
|  |  |  |   |
|  |  | <u> </u>   |   |
|  | Page 167   |  | Page 169  |
| 1  | attorney?  | 1  | was the topic that they talked did they tell you  |
| 2  | attorney? A. No.   | 1 2  | was the topic that they talked did they tell you about? Did they tell you about lawsuits, or did they   |
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| 2<br>3<br>4  | attorney? A. No.   | 2  | was the topic that they talked did they tell you about? Did they tell you about lawsuits, or did they   |
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| 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20                         | attorney?  A. No. Q. Okay. A. It was just on it was talking about diet drugs Q. Okay. Was it A and diet pills. Q. It was a meeting someone was talking about diet drugs? A. Right. Q. When you attended that meeting, had you already signed up with an attorney? A. No. Q. Okay. Who held who held the meeting? Do you know? Who was in charge? A. Beasley & Allen. Q. Beasley & Allen? A. Yeah. Q. Are they are they a law firm? A. I don't know if I don't know   | 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20                         | was the topic that they talked did they tell you about? Did they tell you about lawsuits, or did they tell you about health problems?  A. It was something about lawsuits. Q. Okay. A. Uh-huh (Indicating yes). Q. Did they do you know were they soliciting people to sign up to be plaintiffs? A. No. Q. Okay. A. No. Q. Do you know did they were they did they, at all, tell people what possible health problems they could have? A. No. Q. Do you remember any specific drugs that they may have talked about? A. I don't remember. Q. But they were talking about diet drugs? A. Diet drugs.   |
| 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21                   | attorney?  A. No. Q. Okay. A. It was just on it was talking about diet drugs Q. Okay. Was it A and diet pills. Q. It was a meeting someone was talking about diet drugs? A. Right. Q. When you attended that meeting, had you already signed up with an attorney? A. No. Q. Okay. Who held who held the meeting? Do you know? Who was in charge? A. Beasley & Allen. Q. Beasley & Allen? A. Yeah. Q. Are they are they a law firm? A. I don't know if I don't know Q. Okay.  | 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21                   | was the topic that they talked did they tell you about? Did they tell you about lawsuits, or did they tell you about health problems?  A. It was something about lawsuits. Q. Okay. A. Uh-huh (Indicating yes). Q. Did they do you know were they soliciting people to sign up to be plaintiffs? A. No. Q. Okay. A. No. Q. Do you know did they were they did they, at all, tell people what possible health problems they could have? A. No. Q. Do you remember any specific drugs that they may have talked about? A. I don't remember. Q. But they were talking about diet drugs? A. Diet drugs. Q. Okay.  |
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| 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21<br>22<br>23       | A. No. Q. Okay. A. It was just on it was talking about diet drugs Q. Okay. Was it A and diet pills. Q. It was a meeting someone was talking about diet drugs? A. Right. Q. When you attended that meeting, had you already signed up with an attorney? A. No. Q. Okay. Who held who held the meeting? Do you know? Who was in charge? A. Beasley & Allen. Q. Beasley & Allen. Q. Beasley & Allen? A. Yeah. Q. Are they are they a law firm? A. I don't know if I don't know Q. Okay. A were they a law firm or I know it had something to do with legal action | 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21<br>22<br>23       | was the topic that they talked did they tell you about? Did they tell you about lawsuits, or did they tell you about health problems?  A. It was something about lawsuits. Q. Okay. A. Uh-huh (Indicating yes). Q. Did they do you know were they soliciting people to sign up to be plaintiffs?  A. No. Q. Okay. A. No. Q. Do you know did they were they did they, at all, tell people what possible health problems they could have? A. No. Q. Do you remember any specific drugs that they may have talked about? A. I don't remember. Q. But they were talking about diet drugs? A. Diet drugs. Q. Okay. A. Prescribed diet drugs. Q. What else happened at that meeting? What   |
| 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21<br>22<br>23<br>24 | A. No. Q. Okay. A. It was just on it was talking about diet drugs Q. Okay. Was it A and diet pills. Q. It was a meeting someone was talking about diet drugs? A. Right. Q. When you attended that meeting, had you already signed up with an attorney? A. No. Q. Okay. Who held who held the meeting? Do you know? Who was in charge? A. Beasley & Allen. Q. Beasley & Allen? A. Yeah. Q. Are they are they a law firm? A. I don't know if I don't know Q. Okay. A were they a law firm or I know it had something to do with legal action Q. Okay.            | 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21<br>22<br>23<br>24 | was the topic that they talked did they tell you about? Did they tell you about lawsuits, or did they tell you about health problems?  A. It was something about lawsuits. Q. Okay. A. Uh-huh (Indicating yes). Q. Did they do you know were they soliciting people to sign up to be plaintiffs? A. No. Q. Okay. A. No. Q. Do you know did they were they did they, at all, tell people what possible health problems they could have? A. No. Q. Do you remember any specific drugs that they may have talked about? A. I don't remember. Q. But they were talking about diet drugs? A. Diet drugs. Q. Okay. A. Prescribed diet drugs. Q. What else happened at that meeting? What else did they I mean, did they talk for a while? |
| 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21<br>22<br>23       | A. No. Q. Okay. A. It was just on it was talking about diet drugs Q. Okay. Was it A and diet pills. Q. It was a meeting someone was talking about diet drugs? A. Right. Q. When you attended that meeting, had you already signed up with an attorney? A. No. Q. Okay. Who held who held the meeting? Do you know? Who was in charge? A. Beasley & Allen. Q. Beasley & Allen. Q. Beasley & Allen? A. Yeah. Q. Are they are they a law firm? A. I don't know if I don't know Q. Okay. A were they a law firm or I know it had something to do with legal action | 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21<br>22<br>23       | was the topic that they talked did they tell you about? Did they tell you about lawsuits, or did they tell you about health problems?  A. It was something about lawsuits. Q. Okay. A. Uh-huh (Indicating yes). Q. Did they do you know were they soliciting people to sign up to be plaintiffs?  A. No. Q. Okay. A. No. Q. Do you know did they were they did they, at all, tell people what possible health problems they could have? A. No. Q. Do you remember any specific drugs that they may have talked about? A. I don't remember. Q. But they were talking about diet drugs? A. Diet drugs. Q. Okay. A. Prescribed diet drugs. Q. What else happened at that meeting? What   |

Deposition of Mary Sanders

|  | Page 170  |  | Page 172   |
|--|---|--|--|
| 1  | A. No.  | 1  | Q. Okay.   |
| 2  | Q. Do you remember what else any general or   | 2  | MS. TOLLE: For the record, I'm I'm   |
| 3  | any any specific things that the person would have  | 3  | going to again state an objection. I'm not sure  |
| 4  | said?   | 4  | exactly who it was she spoke with at that point in   |
| 5  | A. No. Basically, we just went down there,  | 5  | time and want the objection on the record if it was  |
| 6  | you know, and and signed up, and, you know, gave  | 6  | at all connected with the Colom Law Firm.  |
| 7  | them whatever you had. And that was it.   | 7  | MR. BLOUNT: Okay.  |
| 8  | Q. When you say you signed up, what were you  | 8  | A. Well, they didn't mention Colom at all. I   |
| 9  | signing up for?   | 9  | don't no.  |
| 10   | A. Well, you fill a piece of paper. I don't   | 10   | Q. (By Mr. Blount) Do you remember ever  |
| 11   | remember what I sign up for or like I said, I   | 11   | getting a call back from any of those people from  |
| 12   | don't know. I know he you know, he said give me   | 12   | that person? Did you ever talk to them again?  |
| 13   | prescribed diet drugs. And, you know, you're in the   | 13   | A. I don't remember. I don't.  |
| 14   | town of Macon. That's what we did.  | 14   | Q. Do you remember if any of your if any of  |
| 15   | Q. Okay. Did do you do you feel that  | 15   | the people that were there that night, that you knew,  |
| 16   | you were signing up to be represented by an attorney?   | 16   | ever ended up talking to them again?   |
| 17   | A. I don't know.  | 17   | A. I don't know.   |
| 18   | Q. You don't know?  | 18   | Q. Okay.   |
| 19   | A. I'm not sure.  | 19   | A. I don't remember how I don't I don't  |
| 20   | Q. Okay. Did the person promise you any   | 20   | remember none of it.   |
| 21   | money?  | 21   | Q. All right. At what point did you can  |
| 22   | A. No.  | 22   | you remember back at what point you agreed to be a   |
| 23   | Q. No. Did the person tell you that you were  | 23   | client for the Colom Law Firm or agreed to hire them?  |
| 24   | going to be bringing a lawsuit?   | 24   | A. No.   |
| 25   | A. I don't know.  | 25   | Q. Did you did you meet with them and sign   |
|  |   |  | <u> </u>   |
|  |   |  |  |
|  | Page 171  |  | Page 173   |
| 1  | Q. Okay. Do you remember, at all, if they   | 1  | Page 173 some paperwork saying, I want to be a that you're   |
| 2  | Q. Okay. Do you remember, at all, if they talked about the Colom Law Firm?  | 2  | some paperwork saying, I want to be a that you're going to represent me?   |
| 2  | Q. Okay. Do you remember, at all, if they talked about the Colom Law Firm? A. No.   | 1  | some paperwork saying, I want to be a that you're going to represent me?  A. I don't remember how it first I don't   |
| 2<br>3<br>4  | Q. Okay. Do you remember, at all, if they talked about the Colom Law Firm? A. No. Q. Okay.  | 2  | some paperwork saying, I want to be a that you're going to represent me?  A. I don't remember how it first I don't I know we signed up with one person, you know, signed   |
| 2<br>3<br>4<br>5   | <ul><li>Q. Okay. Do you remember, at all, if they talked about the Colom Law Firm?</li><li>A. No.</li><li>Q. Okay.</li><li>A. I don't remember that.</li></ul>  | 2  | some paperwork saying, I want to be a that you're going to represent me?  A. I don't remember how it first I don't I know we signed up with one person, you know, signed some papers. And it went from there. So   |
| 2<br>3<br>4<br>5<br>6  | <ul> <li>Q. Okay. Do you remember, at all, if they talked about the Colom Law Firm?</li> <li>A. No.</li> <li>Q. Okay.</li> <li>A. I don't remember that.</li> <li>Q. Do you remember if the individual that</li> </ul>  | 2<br>3<br>4<br>5<br>6  | some paperwork saying, I want to be a that you're going to represent me?  A. I don't remember how it first I don't I know we signed up with one person, you know, signed some papers. And it went from there. So Q. Okay.  |
| 2<br>3<br>4<br>5<br>6<br>7   | Q. Okay. Do you remember, at all, if they talked about the Colom Law Firm?  A. No. Q. Okay. A. I don't remember that. Q. Do you remember if the individual thatthat y'all talked to, was he was he did he   | 2<br>3<br>4<br>5<br>6<br>7   | some paperwork saying, I want to be a that you're going to represent me?  A. I don't remember how it first I don't I know we signed up with one person, you know, signed some papers. And it went from there. So Q. Okay.  A I don't know where it went from there.  |
| 2<br>3<br>4<br>5<br>6<br>7<br>8  | Q. Okay. Do you remember, at all, if they talked about the Colom Law Firm?  A. No. Q. Okay. A. I don't remember that. Q. Do you remember if the individual that that y'all talked to, was he was he did he address you as a group, or did he talk to you one on   | 2<br>3<br>4<br>5<br>6<br>7<br>8  | some paperwork saying, I want to be a that you're going to represent me?  A. I don't remember how it first I don't I know we signed up with one person, you know, signed some papers. And it went from there. So Q. Okay.  A I don't know where it went from there. You know, even how it wound up here, I don't know.   |
| 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9   | Q. Okay. Do you remember, at all, if they talked about the Colom Law Firm?  A. No. Q. Okay. A. I don't remember that. Q. Do you remember if the individual that that y'all talked to, was he was he did he address you as a group, or did he talk to you one on one?  | 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9   | some paperwork saying, I want to be a that you're going to represent me?  A. I don't remember how it first I don't I know we signed up with one person, you know, signed some papers. And it went from there. So Q. Okay.  A I don't know where it went from there. You know, even how it wound up here, I don't know. Q. Okay. All right. Do you remember if Ms.  |
| 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9   | Q. Okay. Do you remember, at all, if they talked about the Colom Law Firm?  A. No. Q. Okay. A. I don't remember that. Q. Do you remember if the individual that that y'all talked to, was he was he did he address you as a group, or did he talk to you one on one?  A. It was a group of us.  | 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9   | some paperwork saying, I want to be a that you're going to represent me?  A. I don't remember how it first I don't I know we signed up with one person, you know, signed some papers. And it went from there. So Q. Okay.  A I don't know where it went from there. You know, even how it wound up here, I don't know.  Q. Okay. All right. Do you remember if Ms. Stallings was at that meeting you attended?   |
| 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10   | Q. Okay. Do you remember, at all, if they talked about the Colom Law Firm?  A. No. Q. Okay. A. I don't remember that. Q. Do you remember if the individual that that y'all talked to, was he was he did he address you as a group, or did he talk to you one on one?  A. It was a group of us. Q. Did he did he get up kind of like on a  | 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10   | some paperwork saying, I want to be a that you're going to represent me?  A. I don't remember how it first I don't I know we signed up with one person, you know, signed some papers. And it went from there. So Q. Okay.  A I don't know where it went from there. You know, even how it wound up here, I don't know.  Q. Okay. All right. Do you remember if Ms. Stallings was at that meeting you attended?  A. I don't know.   |
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| 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21<br>22       | Q. Okay. Do you remember, at all, if they talked about the Colom Law Firm?  A. No. Q. Okay. A. I don't remember that. Q. Do you remember if the individual that that y'all talked to, was he was he did he address you as a group, or did he talk to you one on one?  A. It was a group of us. Q. Did he did he get up kind of like on a podium at church A. No. Q and talk to you? A. No. Q. So did people ask him questions and he answered them, or did he just give, like, a prepared speech?  A. I don't know. Q. Don't know. Do you remember talking to him individually yourself? A. Yes. Just, you know it was you know,  | 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21<br>22       | some paperwork saying, I want to be a that you're going to represent me?  A. I don't remember how it first I don't I know we signed up with one person, you know, signed some papers. And it went from there. So Q. Okay.  A I don't know where it went from there. You know, even how it wound up here, I don't know.  Q. Okay. All right. Do you remember if Ms. Stallings was at that meeting you attended?  A. I don't know.  Q. Did you go by yourself to that meeting, or did you go with somebody?  A. By myself.  Q. You went yourself. Did you know a lot of people there?  A. Well, you know, faces.  Q. Do you remember if he talked at all about the drug Pondimin?  A. No.  Q. Okay. Do you remember if he talked at all about did he tell y'all anything about other   |

Deposition of Mary Sanders

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|  | Page 174   |  | Page 176  |
| 1  | had settled for large amounts of money?  | 1  | Q. So you so you haven't hired any of those   |
| 2  | A. No.   | 2  | other people?   |
| 3  | Q. Did he tell any of y'all that you would be  | 3  | A. No. I just went to listen. No.   |
| 4  | taking a echocardiogram test?  | 4  | Q. Okay. Well, what what, then do you   |
| 5  | A. No.   | 5  | remember what the subject matters of those any of   |
| 6  | Q. Is that the only meeting like that you  | 6  | those meetings were?  |
| 7  | attended?  | 7  | <del>-</del>  |
| 8  | A. Yes.  | 1  | A. Well no. That was involving my with  |
|  |  | 8  | my parents.   |
| 9  | Q. Do you know of any other meetings that have   | 9  | Q. Okay. You went with your parents?  |
| 10   | occurred like that, maybe unrelated to diet drugs,   | 10   | A. I basically just went with my parents.   |
| 11   | just for other issues involving lawsuits?  | 11   | Q. Did were those but were those  |
| 12   | A. Yes.  | 12   | those were other other similar gatherings where   |
| 13   | Q. Have you attended any of those?   | 13   | they were signing up people for lawsuits?   |
| 14   | A. Yes.  | 14   | A. Yes.   |
| 15   | Q. Which what other ones have you attended?  | 15   | Q. Okay. Can you remember, like, any of the   |
| 16   | A. I can't think of none.  | 16   | institutions they were looking into selling suing?  |
| 17   | Q. Were there any  | 17   | A. No.  |
| 18   | A. I'd go  | 18   | Q. Were they suing banks  |
| 19   | Q others related to medicines?   | 19   | A. I don't know.  |
| 20   | A. No. No. No medicines. Just like   | 20   | Q people that lend money?   |
| 21   | financial stuff like that.   | 21   | A. I don't know. I just went with them.   |
| 22   | Q. Financial. Do you remember do you   | 22   | Q. Okay. Do you know, are your parents  |
| 23   | remember what any of that would have been?   | 23   | involved in any lawsuits?   |
| 24   | A. First Family and H & R Block.   | 24   | A. (No response).   |
| 25   | Q. Okay. Were these people talking about   | 25   | Q. Are your parents involved in any lawsuits?   |
|  |  | 23   | Q: Are your parents involved in any lawsuits:   |
| _  |  |  |   |
|  | Page 175   |  | Page 177  |
| 1  | Page 175   | 1  | Page 177  |
| 1 2  | bringing lawsuits?   | 1 2  | A. Now?   |
| 2  | bringing lawsuits? A. Yes.   | 2  | A. Now? Q. Uh-huh (Indicating yes).   |
| 2  | bringing lawsuits? A. Yes. Q. Do you remember what the what they were  | 2  | A. Now? Q. Uh-huh (Indicating yes). A. No.  |
| 2<br>3<br>4  | bringing lawsuits? A. Yes. Q. Do you remember what the what they were going to be suing over?  | 2<br>3<br>4  | <ul><li>A. Now?</li><li>Q. Uh-huh (Indicating yes).</li><li>A. No.</li><li>Q. Okay. Have have they been in the past?</li></ul>  |
| 2<br>3<br>4<br>5   | bringing lawsuits? A. Yes. Q. Do you remember what the what they were going to be suing over? A. No.   | 2<br>3<br>4<br>5   | <ul> <li>A. Now?</li> <li>Q. Uh-huh (Indicating yes).</li> <li>A. No.</li> <li>Q. Okay. Have have they been in the past?</li> <li>A. Just that one.</li> </ul>  |
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| 2<br>3<br>4<br>5<br>6<br>7   | bringing lawsuits?  A. Yes.  Q. Do you remember what the what they were going to be suing over?  A. No.  Q. Do you know if any of them talked about suing over mortgages or second mortgages?  | 2<br>3<br>4<br>5<br>6<br>7   | <ul> <li>A. Now?</li> <li>Q. Uh-huh (Indicating yes).</li> <li>A. No.</li> <li>Q. Okay. Have have they been in the past?</li> <li>A. Just that one.</li> <li>Q. Just that one. Do you remember who they sued?</li> </ul>  |
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| 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21<br>22       | bringing lawsuits?  A. Yes.  Q. Do you remember what the what they were going to be suing over?  A. No.  Q. Do you know if any of them talked about suing over mortgages or second mortgages?  A. Oh. You know, finances.  Q. Finances.  A. Yeah. You know, getting stuff financed.  Q. I guess  MS. TOLLE: I'm going to direct you at this point  THE WITNESS: Okay.  MS. TOLLE: don't answer any questions about any conversation you had with any other attorneys  THE WITNESS: Okay.  MS. TOLLE: about any that you've hired for anything.  Q. (By Mr. Blount) Have you have you hired any other attorneys for anything?                                       | 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21<br>22       | A. Now? Q. Uh-huh (Indicating yes). A. No. Q. Okay. Have have they been in the past? A. Just that one. Q. Just that one. Do you remember who they sued? A. All I know was First Family. Q. It was First Family? A. Yes. Q. Do you know who represented them, what law firm? A. Colom. Q. Colom. Okay. Would it have been your parents that told you, maybe you should call Colom Law Firm for A. No. Q diet drugs? A. No. MS. TOLLE: Don't again, don't speculate if you don't know. Q. (By Mr. Blount) All right. So other than  |

Deposition of Mary Sanders

|  | Page 178  |  | Page 180   |
|--|---|--|--|
| 1  | lawsuit, have you attended any other large meetings   | 1  | diet drugs, do you think that they they they   |
| 2  | like that?  | 2  | did anything in that transaction that hurt you?  |
| 3  | A. You know, actually, it wasn't meetings like  | 3  | A. I think if they was aware of it, you know.  |
| 4  | that. They just they were just, you know, telling   | 4  | Q. If I'm sorry. Could you clarify what  |
|  |   | F  | <del>-</del>   |
| 5  | people about a lawsuit.   | 5  | that, please?  |
| 6  | Q. Right. Right.  | 6  | A. If they was aware of that, you know,  |
| 7  | A. It had to do with that.  | 7  | it's going to cost people lives or any complications.  |
| 8  | Q. Any other any other inform   | 8  | Q. That that the pills could?  |
| 9  | information?  | 9  | A. Yes.  |
| 10   | A. No. That was just that one time. No.   | 10   | Q. The pills they sold you?  |
| 11   | Q. Okay. Have you ever considered suing the   | 11   | A. Right.  |
| 12   | doctor that prescribed your drugs to you?   | 12   | Q. Do you and you don't remember seeing any  |
| 13   | A. I don't know.  | 13   | kind of warning label?   |
| 14   | Q. Dr. Henson?  | 14   | A. No.   |
|  |   |  |  |
| 15   | A. I don't know. I just take advice from my   | 15   | Q. Have you ever heard of any have you ever  |
| 16   | lawyer. I don't I don't know what's going on.   | 16   | heard of the US Government wanting people that had   |
| 17   | Q. Okay. Would you sue your doctor if you   | 17   | taken diet drugs to go see a doctor?   |
| 18   | thought you could win some money from him?  | 18   | A. I don't recall.   |
| 19   | MS. TOLLE: I object.  | 19   | Q. Have you ever heard anyone say that the FDA   |
| 20   | MR. BLOUNT: It's not a conversation   | 20   | wants people to go see a doctor who has who have   |
| 21   | she's had with her attorney.  | 21   | taken diet drugs?  |
| 22   | Q. (By Mr. Blount) If did you okay.   | 22   | A. I don't recall.   |
| 23   | Let me rephrase that. Do you think do you think   | 23   | Q. Have you ever seen a form or filled out a   |
| 24   | your physician did anything wrong in prescribing you  | 24   | form involving this litigation called an opt-out   |
| 25   | diet drugs?   | 25   | form?  |
| 23   | alet arags:   | 23   | ioiiii;  |
|  |   | ı  |  |
|  | Page 170  |  |  |
| 1  | Page 179  | 1  | Page 181   |
| 1 2  | A. It just was unsafe.  | 1  | A. Yes.  |
| 2  | <ul><li>A. It just was unsafe.</li><li>Q. Do you think it was unsafe?</li></ul>   | 2  | A. Yes. Q. Okay. Do you remember signing do you  |
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Deposition of Mary Sanders

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|--|---|--|---|
|  | Page 182  |  | Page 184  |
| 1  | documents).   | 1  | goes with this. I can't remember what it's called.  |
| 2  | MR. BLOUNT: If it if it helps,  | 2  | Is this the only is this the only form you filled   |
| 3  | Michelle, I haven't seen a back-end opt-out for   | 3  | out?  |
| 4  | any any plaintiff in this case yet.   | 4  | MS. TOLLE: Which one the fact   |
| 5  | MS. TOLLE: I was trying to find a   | 5  | sheet?  |
| 6  | copy.   | 6  | A. I don't remember. That's been so long ago.   |
| 7  | MR. BLOUNT: If you have it, great.  | 7  | Q. Okay. All right. All right.  |
| 8  | MS. TOLLE: I thought we had provided  | 8  | MS. TOLLE: Which one are you  |
| 9  | that.   | 9  | MR. BLOUNT: Is is there another   |
| 10   | MR. BLOUNT: I'm not real sure I   | 10   |   |
| 11   | don't know why we don't have any for this case, but I   | 11   | form that do you know if there's another form that  |
| 12   | haven't seen one.   | 1  | goes with this, just that's more has more   |
| 1  |   | 12   | biographical information and a list of providers that   |
| 13   | MS. TOLLE: It was in my all right.  | 13   | provided diet drugs?  |
| 14   | Could we go off the record for a moment?  | 14   | MS. TOLLE: It's not not on the  |
| 15   | MR. BLOUNT: Sure.   | 15   | fact sheet?   |
| 16   | MR. FORD: We're off the record. The   | 16   | MR. BLOUNT: I think it's got another  |
| 17   | time is 1:17 p.m.   | 17   | color name, like the blue form or the turquoise one.  |
| 18   | (After a discussion off the record,   | 18   | I'm not sure.   |
| 19   | the deposition continued as follows:)   | 19   | MS. TOLLE: It's not I don't see it  |
| 20   | (Thereupon, the document hereinafter  | 20   | in here.  |
| 21   | referred to as Exhibit No. 5 was marked.)   | 21   | MR. BLOUNT: This is the only one that   |
| 22   | MR. FORD: We're back on the record.   | 22   | I really need, but I was just curious.  |
| 23   | The time is 1:21 p.m.   | 23   | MS. TOLLE: Yeah. I don't  |
| 24   | Q. (By Mr. Blount) All right, Ms. Sanders. I  | 24   | MR. BLOUNT: Okay.   |
| 25   | want to hand you Exhibit No. 5, which is called   | 25   | MS. TOLLE: I'll check.  |
| $\overline{}$  |   |  |   |
| 1  | Page 183 "ORANGE FORM #3."  | 1  | Page 185 O. (By Mr. Blount) All right Ms Sanders  |
| 1 2  | "ORANGE FORM #3."   | 1 2  | Q. (By Mr. Blount) All right, Ms. Sanders.  |
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Deposition of Mary Sanders

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|--|--|--|---|
|  | Page 186   | 1 .  | Page 188  |
| 1  | Q. Do you remember telling them, hey, I've   | 1  | A. I don't know.  |
| 2  | had I've had a heart test done before? Did you   | 2  | Q. Okay. All right. That's all I have.  |
| 3  | tell them  | 3  | Thank you.  |
| 4  | A. No.   | 4  | MS. TOLLE: All right. You guys, did   |
| 5  | Q. Okay. You didn't tell them about your   | 5  | you have some questions, on the phone?  |
| 6  | echo, then?  | 6  | MS. LADNER: I have a few.   |
| 7  | A. No. But I was so unh-unh (Indicating  | 7  | MS. TOLLE: Okay. I don't I mean,  |
| 8  | no). I didn't even think about that.   | 8  |   |
|  | •  |  | whichever order you guys want to go in.   |
| 9  | Q. All right. Do you about how long after  | 9  | MS. LADNER: That's fine. Emilie, why  |
| 10   | that was was your visit to Baptist?  | 10   | don't you go first?   |
| 11   | A. I don't remember. I remember that echo was  | 11   | MS. WHITEHEAD: Okay.  |
| 12   | a while ago. It was a long time ago.   | 12   | MS. TOLLE: Can you guys hear okay?  |
| 13   | Q. Was it has it been a over a year  | 13   | MR. BROUILLETTE: Yes.   |
| 14   | since you went to Baptist?   | 14   | MS. TOLLE: Okay.  |
| 15   | A. I went to Baptist I was really trying to  | 15   | EXAMINATION   |
| 16   | remember, was I working with was I working with  | 16   | BY MS. WHITEHEAD:   |
| 17   | 512 or Brenda's Cutting Edge. I know it was back in  | 17   | Q. Ms. Sanders, can you hear me?  |
| 18   | Macon.   | 18   | A. Yes.   |
| 19   | Q. Okay. Has it be within the past 12 months,  | 19   | Q. My name is Emilie Whitehead. I have a few  |
| 20   | though?  |  |   |
|  | _  | 20   | questions to ask you this afternoon. I'm looking at   |
| 21   | A. No.   | 21   | your two pharmacy records, one for Kmart, showing a   |
| 22   | Q. Okay. Has any attorney told you to go see   | 22   | prescription for showing a prescription for   |
| 23   | a doctor other than the echocardiogram   | 23   | Remeron, I believe, in March of '99. It is correct  |
| 24   | A. No.   | 24   | that you got the phentermine prescription filled in   |
| 25   | Q you had done?  | 25   | February of '99 and the Remeron prescription filled   |
|  |  | ļ  |   |
|  |  |  |   |
| ١.   | Page 187   |  | Page 189  |
| 1  | A. No.   | 1  | in March of '99?  |
| 2  | <ul><li>A. No.</li><li>Q. What other additional treatments do you</li></ul>  | 2  | in March of '99?  MS. TOLLE: Are you talking about the  |
| 2 3  | <ul><li>A. No.</li><li>Q. What other additional treatments do you think you're going to need as a result of taking diet</li></ul>  | 2  | in March of '99?  |
| 2<br>3<br>4  | <ul><li>A. No.</li><li>Q. What other additional treatments do you</li></ul>  | 2  | in March of '99?  MS. TOLLE: Are you talking about the  |
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| 2<br>3<br>4  | A. No. Q. What other additional treatments do you think you're going to need as a result of taking diet drugs?  MS. TOLLE: I object to the extent  | 2<br>3<br>4  | in March of '99?  MS. TOLLE: Are you talking about the B & O sheet?  MS. WHITEHEAD: Yes.  MS. TOLLE: Okay. Not the Kmart. Do  |
| 2<br>3<br>4<br>5   | A. No.<br>Q. What other additional treatments do you<br>think you're going to need as a result of taking diet<br>drugs?  | 2<br>3<br>4<br>5   | in March of '99?  MS. TOLLE: Are you talking about the B & O sheet?  MS. WHITEHEAD: Yes.  MS. TOLLE: Okay. Not the Kmart. Do you know which one she's talking about?  |
| 2<br>3<br>4<br>5<br>6<br>7   | A. No. Q. What other additional treatments do you think you're going to need as a result of taking diet drugs?  MS. TOLLE: I object to the extent that it calls for a medical conclusion, and she wouldn't know.   | 2<br>3<br>4<br>5<br>6<br>7   | in March of '99?  MS. TOLLE: Are you talking about the B & O sheet?  MS. WHITEHEAD: Yes.  MS. TOLLE: Okay. Not the Kmart. Do you know which one she's talking about?  THE WITNESS: Yes.   |
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Deposition of Mary Sanders

|  | Page 190  |  | Page 192   |
|--|---|--|--|
| 1  | Q. And it's your testimony today that at that   | 1  | Q. Do you recall whether it was a capsule, a   |
| 2  | time, you were having some chest pains, and that  | 2  | tablet, or a pill?   |
| 3  | precipitated your visit to Dr. Robertson and the  | 3  | A. I don't remember.   |
| 4  | receipt of the Remeron?   | 4  | Q. And as I understand it, when you took the   |
| 5  | A. Yes.   | 5  | diet drugs, you had a feeling of heart racing and  |
| 6  | Q. Did you discuss any anxiety that you were  | 6  | that sort of thing; is that correct?   |
| 7  | having with Dr. Robertson at that time?   | 7  | A. Yes.  |
| 8  |   | 1  |  |
|  | MS. TOLLE: I object to the form.  | 8  | Q. Do you still have those symptoms today?   |
| 9  | Q. (By Ms. Whitehead) When you visited with   | 9  | A. Yes.  |
| 10   | Dr. Robertson prior to his giving you the Remeron   | 10   | Q. And you still associate those symptoms with   |
| 11   | prescription, were you experiencing symptoms of   | 11   | having taken diet drugs in 1999?   |
| 12   | anxiety?  | 12   | A. I don't know.   |
| 13   | A. I was. Yes.  | 13   | Q. Okay. Do you remember any words or  |
| 14   | Q. Were you experiencing symptoms of sadness  | 14   | markings on the diet drugs?  |
| 15   | or loss of enjoyment of life?   | 15   | A. No.   |
| 16   | A. Yes.   | 16   | Q. Other than the peach drug, you do not   |
| 17   | Q. Did Dr. Robertson describe or diagnose you   | 17   | recall what the other drugs what the color of the  |
| 18   | with having an anxiety attack or a panic attack?  | 18   | other drug was; is that correct?   |
| 19   | A. No, ma'am. Not that I can recall.  | 19   | A. Yes.  |
| 20   | Q. Do you recall if he diagnosed you with   | 20   | Q. Have you ever had any communications with a   |
| 21   | suffering from depression?  | 21   | company called Goldline Pharmaceuticals?   |
| 22   | A. Definitely no.   | 22   | A. No.   |
| 23   | Q. No. Are are you aware of what the  | 23   | Q. Have you ever had any communications with a   |
| 24   | prescription Remeron is prescribed for?   | 24   | company called Rugby Laboratories?   |
| 25   | A. No, ma'am.   | 25   | A. No.   |
| 23   | A. No, ma am.   | 23   | A. NO.   |
|  |   |  |  |
|  |   | <u> </u>   |  |
| 1  | Page 191  |  | Page 193   |
| 1  | Q. He did not indicate to you why he was  | 1  | Q. Have either of those companies ever made  |
| 2  | Q. He did not indicate to you why he was giving you that prescription?  | 2  | Q. Have either of those companies ever made any representations to you about any drug?   |
| 2<br>3   | <ul><li>Q. He did not indicate to you why he was giving you that prescription?</li><li>A. No.</li></ul>   | 2  | Q. Have either of those companies ever made any representations to you about any drug? A. No.  |
| 2<br>3<br>4  | <ul><li>Q. He did not indicate to you why he was giving you that prescription?</li><li>A. No.</li><li>Q. In March of 1999 or February of 1999, did</li></ul>  | 2<br>3<br>4  | <ul><li>Q. Have either of those companies ever made any representations to you about any drug?</li><li>A. No.</li><li>Q. And as I understand it, anything that you</li></ul>   |
| 2<br>3<br>4<br>5   | <ul><li>Q. He did not indicate to you why he was giving you that prescription?</li><li>A. No.</li><li>Q. In March of 1999 or February of 1999, did you have anything going on in your life that was</li></ul>   | 2<br>3<br>4<br>5   | <ul> <li>Q. Have either of those companies ever made any representations to you about any drug?</li> <li>A. No.</li> <li>Q. And as I understand it, anything that you would have had left over in the way of bottles or</li> </ul>   |
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Deposition of Mary Sanders

|  | Page 194  |  | Page 196   |
|--|---|--|--|
| 1  | MS. WHITEHEAD: Thank you, Ms.   | 1  | 16th, 2004. The time is 1:36 p.m. We're off the  |
| 2  | Sanders.  | 2  | record.  |
| 3  | THE WITNESS: Thank you.   | 3  | (Whereupon, the deposition was   |
| 4  | EXAMINATION   | 4  | concluded at 1:36 p.m.)  |
| 5  | BY MS. LADNER:  | 5  | , , , , , , , , , , , , , , , , , , ,  |
| 6  | Q. Ms. Sanders, I'm Lynn Ladner. I've got   | 6  |  |
| 7  | just a couple of very quick questions. I want to  | 7  |  |
| 8  | clarify, did you ever receive any diet drug   | 8  |  |
| 9  | medication prescriptions from any doctor other than   | 9  |  |
| 10   | Dr. Henson?   | 10   |  |
| 11   | A. No.  |  |  |
|  |   | 11   |  |
| 12   | Q. Did you ever pick up any prescriptions for   | 12   |  |
| 13   | diet drug medications from any pharmacy other than  | 13   |  |
| 14   | the Wal-Mart in Mobile?   | 14   |  |
| 15   | A. No.  | 15   |  |
| 16   | Q. And have you ever had any communications   | 16   |  |
| 17   | with SmithKline Beecham?  | 17   |  |
| 18   | MS. TOLLE: I just want to clarify.  | 18   |  |
| 19   | On your last question, you asked about Wal-Mart.  | 19   |  |
| 20   | MS. LADNER: Yes, ma'am.   | 20   |  |
| 21   | THE WITNESS: I never went to  | 21   |  |
| 22   | Wal-Mart. It was Kmart.   | 22   |  |
| 23   | MS. TOLLE: Okay. Could you say that   | 23   |  |
| 24   | for the record?   | 24   |  |
| 25   | A. Oh. I've never been to Wal-Mart. It was  | 25   |  |
|  |   |  | ı  |
|  |   |  |  |
|  | Page 195  |  | Page 197   |
| 1  | Page 195<br>Kmart.  | 1  | Page 197<br>CERTIFICATE OF COURT REPORTER  |
| 1 2  | Kmart.  | 1 2  | CERTIFICATE OF COURT REPORTER  |
| 2  | Kmart. Q. (By Ms. Ladner) Excuse me. Thanks. I  | 2  | CERTIFICATE OF COURT REPORTER We, BOND & ASSOCIATES, Court Reporters in and  |
| 2  | Kmart. Q. (By Ms. Ladner) Excuse me. Thanks. I appreciate your paying attention to that. So other   | 2<br>3   | CERTIFICATE OF COURT REPORTER We, BOND & ASSOCIATES, Court Reporters in and for the State of Mississippi, do hereby certify that   |
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Deposition of Mary Sanders

Deposition of Brenda Stallings

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| IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DIVISION OF PENNSYLVANIA |   |
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| IN RE DIET DRUGS MDL NO. 1203 (PHENTERMINE/)                                 |   |
| FENFLURAMINE/DEXFENFLURAMINE)  |   |
| PRODUCTS LIABILITY LITIGATION  |   |
| BRENDA STALLINGS, ET AL. PLAINTIFFS  |   |
| v. CIVIL ACTION NO. 2:02cv20118  |   |
| WYETH, ET AL. DEFENDANTS   |   |
|  |   |
| **************   |   |
| VIDEO DEPOSITION OF BRENDA M. STALLINGS                                      |   |
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| APPEARANCES NOTED HEREIN   |   |
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|  |   |
| Taken at the instance of Wyoth   |   |
| at Page Kruger & Holland, Jackson, Mississippi                               |   |
| Monday, June 28, 2004 beginning at approximately 10:06 a.m.                  |   |
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|  |   |
| VELLVE C. CHOMC CCD. MC CCD. #1000   |   |
| Bond & Associates  | İ   |
| Jackson, Mississippi 39232   |   |
| (601) 936-4466   | i   |
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|  | FOR THE EASTERN DIVISION OF PENNSYLVANIA  IN RE DIET DRUGS MDL NO. 1203 (PHENTERMINE/) FENFLURAMINE/DEFENFLURAMINE) PRODUCTS LIABILITY LITIGATION  BRENDA STALLINGS, ET AL. PLAINTIFFS  V. CIVIL ACTION NO. 2:02cv20118 WYETH, ET AL. DEFENDANTS  *********************************** |

Deposition of Brenda Stallings

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|--|---|--|--|
|  | Page 2  |  | Page 4   |
| 1  | APPEARANCES   | 1  | it when you answered it. Okay?   |
| 2  | MR. BRANDON I. DORSEY   | 2  | A. Okay.   |
|  | Page, Kruger & Holland  | 3  | Q. And, Ms. Stallings, you understand that   |
| 4  | 10 Canebrake Boulevard<br>Jackson, Mississippi 39232  | 4  | you have been sworn to tell the truth here this  |
| 5  | COUNSEL FOR PLAINTIFF   | 5  | morning by the court reporter?   |
| 6  | MR. JOSHUA J. WIENER  | 6  | A. Yes.  |
| 7  | Butler Snow O'Mara Stevens & Cannada  | 7  | Q. And you understand that your testimony  |
| 8  | AmSouth Plaza, 17th Floor   | 8  | here this morning even though we're not in a   |
| ľ°   | Jackson, Mississippi 39201<br>COUNSEL FOR WYETH   | 9  |  |
| 9  | MD KEN MANGETELD  |  | courtroom, you understand that you're giving   |
| 10   | MR. KEN MANSFIELD Wells Marble & Hurst  | 10   | testimony under oath in your case that you have  |
| 11   | 317 East Capitol Street   | 11   | filed?   |
| 12   | Jackson, Mississippi 39201<br>COUNSEL FOR GATE PHARMACEUTICALS  | 12   | A. Yes.  |
| 13   |   | 13   | Q. All right. And you understand that you  |
| 14   | MS. MOLLY WALKER<br>Watkins & Eager   | 14   | are subject to the penalty of perjury in the event   |
|  | 400 East Capitol Street   | 15   | any of your testimony would be deemed to be untrue?  |
| 15   | Jackson, Mississippi 39201  | 16   | A. Okay. Yes.  |
| 16   | Counsel for Smithkline Beacham  | 17   | Q. All right. Let me also tell you,  |
| 17   | MS. KAARA LIND  | 18   | Ms. Stallings, we're going to be here awhile. It's   |
| 18   | Page Mannino Peresich & McDermott<br>1105 30th Avenue   | 19   | going to take awhile to get through all of the   |
|  | Gulfport, Mississippi 39501   | 20   | information that I need to cover with you. So if at  |
| 19   | COUNSEL FOR GOLDLINE LABORATORIES AND<br>RUGBY LABORATORIES   | 21   | any time you need to take a break please let me know   |
| 20   |   | 22   | and I'll be happy to accommodate you, and we'll take   |
| 21<br>22   | ALSO PRESENT: GARY RICHARDSON, VIDEOGRAPHER   | 23   | a break and give you a chance to get a drink of  |
| 23   |   | 24   | water or rest or whatever.   |
| 24<br>25   |   | 25   | A. Okay.   |
| L  |   |  | •  |
| ļ  | Page 3  |  |  |
| 1  | i age 5   |  |  |
|  |   | 1  | Page 5   |
| 1  | BRENDA M. STALLINGS,  | 1  | Q. And I probably will need to take a break  |
| 2  | BRENDA M. STALLINGS,<br>having been first duly sworn, was   | 2  | Q. And I probably will need to take a break myself along the way.  |
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Deposition of Brenda Stallings

|  | Page 6  |  | Page 8   |
|--|---|--|--|
| 1  | A. (Reviewed document.) Am I taking too   | 1  | MR. DORSEY: That's fine.   |
| 2  | long?   | 2  | MR. WIENER:  |
| 3  | Q. No, that's fine. All right.  | 3  | Q. Ms. Stallings, have you ever given a  |
| 4  | Ms. Stallings, have you had an opportunity to look  | 4  | deposition before?   |
| 5  | through each page of the document that I just handed  | 5  | A. Yes.  |
| 6  | to you?   | 6  |  |
| 7  | A. Yes.   | 7  | . /  |
| 8  |   |  | case your deposition was taken in?   |
|  | , ,   | 8  | A. It was a discrimination lawsuit.  |
| 9  | Plaintiff's Fact Sheet that you completed in  | 9  | Q. All right. And were you the plaintiff in  |
| 10   | connection with your pursuit of a claim that's  | 10   | that case?   |
| 11   | connected with your taking of diet drugs?   | 11   | A. Yes.  |
| 12   | A. Yes.   | 12   | Q. Were there any other plaintiffs?  |
| 13   | Q. All right. Is the handwriting on that  | 13   | A. No.   |
| 14   | form your own handwriting?  | 14   | Q. Do you remember who you were suing at   |
| 15   | A. Yes.   | 15   | that time?   |
| 16   | Q. Did anyone assist you in completing that   | 16   | A. Macon Police Department.  |
| 17   | form?   | 17   | Q. When when was that suit filed?  |
| 18   | A. No.  | 18   | A. I'm not sure on dates.  |
| 19   | Q. And after you completed the form, who did  | 19   | Q. Can you give me a rough estimate. I   |
| 20   | you send it to?   | 20   | won't hold you to it, but  |
| 21   | A. Here, Page, Kruger & Holland.  | 21   | A. I believe it was in '93. I'm not  |
| 22   | Q. All right.   | 22   | certain.   |
| 23   | MR. WIENER: With that, let me get   | 23   |  |
| 24   | Ms. Stallings' fact sheet marked as Exhibit No. 2,  | I  | •  |
| 25   | please.   | 24   | A. It's been a while.  |
| 25   | please.   | 25   | Q a long time ago?   |
|  |   |  |  |
|  |   |  |  |
|  | Page 7  |  | Page 9   |
| 1 2  | (EXHIBIT NO. 2 MARKED.)   | 1  | A. Yes, it has.  |
| 2  | (EXHIBIT NO. 2 MARKED.)<br>MR. WIENER:  | 2  | A. Yes, it has.     Q. Was the case filed in Federal Court to  |
| 2  | (EXHIBIT NO. 2 MARKED.) MR. WIENER: Q. Ms. Stallings, at the time that you  | 2<br>3   | A. Yes, it has. Q. Was the case filed in Federal Court to the best of your knowledge?  |
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Deposition of Brenda Stallings

|  | Page 10   | İ  | Page 12   |
|--|---|--|---|
| 1  | A. No.  | 1  | pending that you gave a deposition?   |
| 2  | <ul> <li>Q. All right. Give me a summary of what</li> </ul>   | 2  | A. Let me see can I answer that.  |
| 3  | your claim was about.   | 3  | Q، Okay.  |
| 4  | A. They didn't hire women. They had a   | 4  | A. I don't remember how that actually went.   |
| 5  | problem with hiring women. They had all men. And I  | 5  | I don't really recall the procedures totally. I   |
| 6  | had filled out an application for a job and got   | 6  | don't know.   |
| 7  | denied. I didn't even get an interview.   | 7  |   |
| 8  | Q. I see.   | 1  | Q. Do you still have a file about that claim  |
| 1  | <del>_</del>  | 8  | at your home?   |
| 9  | A. I filed a claim.   | 9  | A. No, I don't.   |
| 10   | Q. So your claim was discrimination based on  | 10   | Q. Did you give sworn testimony in a format   |
| 11   | gender  | 11   | that's similar to what we have today? In other  |
| 12   | A. Uh-huh.  | 12   | words, was there a court reporter present who was   |
| 13   | Q based on the Macon Police Department  | 13   | typing down what you said?  |
| 14   | not hiring you when you applied?  | 14   | A. Yes.   |
| 15   | A. Right. Yes.  | 15   | Q. All right. And your attorney Mr.   |
| 16   | Q. And did you have an attorney in making   | 16   | Bombock   |
| 17   | that claim?   | 17   | A. Bambach.   |
| 18   | A. Yes.   | 18   | Q Bambach, he was there with you when   |
| 19   | Q. Who was your attorney?   | 19   | your testimony was taken?   |
| 20   | A. William Bambach.   | 20   | A. Yes.   |
| 21   | Q. Okay. And what was the outcome of your   | 21   |   |
| 22   | claim against the Macon Police Department?  | 22   |   |
| 23   | - · · · · · · · · · · · · · · · · · · ·   |  | you the questions?  |
| 24   | A. It wasn't enough evidence to prove that it was discrimination.   | 23   | A. No, sir.   |
|  |   | 24   | Q. He was representing the Macon Police   |
| 25   | Q. Okay. Did the EEOC dismiss your charge   | 25   | Department?   |
|  |   |  |   |
|  | Page 11   |  | Page 13   |
| 1  | Page 11  or make a finding that there was no cause to support   | 1  | Page 13   |
| 1 2  | or make a finding that there was no cause to support  | 1 2  | A. Yes, sir.  |
| 2  | or make a finding that there was no cause to support your charge?   | 2  | <ul><li>A. Yes, sir.</li><li>Q. I have seen on various documents the name</li></ul>   |
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Deposition of Brenda Stallings

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|--|--|--|--|
|  | Page 14  |  | Page 16  |
| 1  | A. Yes.  | 1  | A we were separated for about six months.  |
| 2  | Q. And was it by divorce?  | 2  | ,  |
| 3  | A. Yes, divorce.   | 3  | your marriage of being separated?  |
| 4  | Q. When did you and Mr. Cunningham become  | 4  | A. Yes.  |
| 5  | divorced?  | 5  | Q. And are the two of you reconciled now?  |
| 6  | A. 1992.   | 6  | A. Yes.  |
| 7  | Q. And do you remember where the divorce was   | 7  | Q. Have you had any children with  |
| 8  | handled what court it was handled in?  | 8  | Mr. Stallings?   |
| 9  | A. No, I don't.  | 9  | A. No.   |
| 10   | Q. Did you have an attorney on that  | 10   | Q. Did you have any children with  |
| 11   | occasion?  | 11   | Mr. Cunningham?  |
| 12   | A. That was William Bambach also who did it.   | 12   |  |
| 13   | Q. Where were you living at the time of that   | 13   | Q. If you would, tell me the names and ages  |
| 14   | divorce?   | 14   | ,  |
| 15   | A. In Macon.   | 15   | A. Okay. My daughter Shereka is 19, my son   |
| 16   | Q. All right. So do you think it might have  | 16   | Christopher is 18, and my son Demarcus who is 14.  |
| 17   | been handled at the Noxubee County Chancery Court?   | 17   | Q. And all three of those are children that  |
| 18   | A. We didn't go to court.  | 18   | you had with Mr. Cunningham?   |
| 19   | Q. Okay. And then you say you married in   | 19   |  |
| 20   | 1996 and became Brenda Stallings.  | 20   | A. Yes, sir.   |
| 21   | A. Yes.  | 21   | Q. What's Mr. Cunningham's first name?   |
| 22   |  |  | A. Larry.  |
|  | Q. All right. And are you still married to   | 22   | Q. And where does he live?   |
| 23   | Mr. Stallings?   | 23   | A. In Columbus, Mississippi.   |
| 24   | A. Yes.  | 24   | Q. Does he continue to have a relationship   |
| 25   | Q. What does he do for a living?   | 25   | with his children?   |
|  |  | +  |  |
|  | D 4F   |  |  |
| 1  | Page 15  A He works at a chemical plant I don't  | 1  | Page 17  |
| 1 2  | A. He works at a chemical plant. I don't   | 1 2  | A. No.   |
| 2  | A. He works at a chemical plant. I don't know exactly what his job title is.   | 2  | A. No. Q. Do you ever see him?   |
| 2  | A. He works at a chemical plant. I don't know exactly what his job title is.     Q. All right. What's the name of the  | 2  | <ul><li>A. No.</li><li>Q. Do you ever see him?</li><li>A. Occasionally. Not a lot.</li></ul>   |
| 2<br>3<br>4  | A. He works at a chemical plant. I don't know exactly what his job title is. Q. All right. What's the name of the chemical plant?  | 2<br>3<br>4  | <ul><li>A. No.</li><li>Q. Do you ever see him?</li><li>A. Occasionally. Not a lot.</li><li>Q. And where do your three children reside</li></ul>  |
| 2<br>3<br>4<br>5   | A. He works at a chemical plant. I don't know exactly what his job title is. Q. All right. What's the name of the chemical plant? A. Kerr Magee Chemicals.   | 2<br>3<br>4<br>5   | <ul> <li>A. No.</li> <li>Q. Do you ever see him?</li> <li>A. Occasionally. Not a lot.</li> <li>Q. And where do your three children reside at the current time?</li> </ul>  |
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| 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21<br>22<br>23       | A. He works at a chemical plant. I don't know exactly what his job title is.  Q. All right. What's the name of the chemical plant?  A. Kerr Magee Chemicals. Q. Where is that located? A. In Hamilton, Mississippi. Q. And has Mr. Stallings been doing been working for that company since you married in 1996?  A. Yes. Q. All right. Have the two of you continued to reside together continuously since your marriage?  A. On and off. On and off. Q. On and off? A. Yes. Q. There have been periods of time that you all have been separated?  A. Yes. Q. Can you tell me give me a best judgment or best estimate of when of the periods that you've been separated from each other?  A. Just last year. It didn't last but about two months last year. I don't know what month. And                         | 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21<br>22<br>23       | <ul> <li>A. No.</li> <li>Q. Do you ever see him?</li> <li>A. Occasionally. Not a lot.</li> <li>Q. And where do your three children reside at the current time?</li> <li>A. They live with me.</li> <li>Q. And have each of them completed school or are they in school?</li> <li>A. Shereka is in college and Christopher both the other two are still in school.</li> <li>Q. Seniors?</li> <li>A. Christopher is a senior this year and Demarcus is going to the ninth grade.</li> <li>Q. All right. Thank you. Have you had any other marriages other than to Mr. Cunningham and Mr. Stallings?</li> <li>A. No, sir.</li> <li>Q. And have you had any other children than the three children that you've talked about?</li> <li>A. No, sir.</li> <li>Q. Where were you born, Ms. Stallings?</li> <li>A. Noxubee County.</li> <li>Q. And your date of birth is?</li> </ul>                                |

Deposition of Brenda Stallings

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|--|---|---|--|--|
|  |   | Page 18   |  | Page 20  |
| 1  | A.  | 587-25-9948.  | 1  | Q. Or is it in downtown Macon?   |
| 2  | Q.  | I'm sorry. Say that again, please.  | 2  | A. The town is so small it's in downtown,  |
| 3  | Ă.  | 587-25-9948.  | 3  | yes.   |
| 4  | Q.  | Okay. Thank you. And you live in Macon  | 4  | Q. And do you operate your own hairstyling   |
| 5  | -   | present time?   | 5  | business?  |
| 6  | Α.  | Yes, sir.   | 6  | A. Yes, sir.   |
| 7  | Q.  | Do you live in an apartment or a house?   | 7  | Q. What's the name of it?  |
| 8  | A.  | A house.  | 8  | A. Brenda's Cutting Edge.  |
| 9  | Q.  | Okay. Is it a single family residence?  | 9  | Q. How long have you been operating that   |
| 10   | Α.  | What do you mean by that?   | 10   | business?  |
| 11   | Q.  | Well, I'm asking is there any other   | 11   | A. Five years.   |
| 12   | _   | Is there another part to the house?   | 12   | Q. Does anybody else work in the business  |
| 13   | Α.  | Oh, single family, yes.   | 13   | with you?  |
| 14   | Q.  | Yes. I meant as opposed to a duplex or  | 14   | A. No, sir.  |
| 15   |   | ing like that. And do you own that home?  | 15   | Q. So on any given day if I walked into your   |
| 16   | A.  | Yes, along with Jerry.  | 16   | place of business I would find you and you alone   |
| 17   | Q.  | You and your husband, Mr. Stallings?  | 17   | working there?   |
| 18   | Q.<br>A.  | Uh-huh.   | 18   | •  |
| 19   | Q.  | How long have you owned that home?  | 19   | , J  |
| 20   | Q.<br>A.  |   | 20   | Wednesday through Saturday. So any day in between  |
| 21   |   | Seven years.  | 21   | there it's just me.  |
| 22   | Q.<br>Mr Sta  | And do your three children and  | 1  | Q. All right. Have you ever had people   |
| 23   |   | llings all live together in that home?  | 22   | working with you, other hairstylists?  |
|  | Α.  | Yes, sir.   | 23   | A. I rented a booth out once, but about  |
| 24   | Q.  | Anybody else?   | 24   | six months.  |
| 25   | Α.  | That's it.  | 25   | Q. Okay. That didn't work out?   |
| 1  |   |   | ı  | •  |
|  |   | Page 10   |  |  |
| 1  | 0   | Page 19   | 1  | Page 21  |
| 1 2  | Q.  | Is it a one-story home or   | 1 2  | Page 21 A. That didn't work out.   |
| 2  | A.  | Is it a one-story home or<br>One story.   | 2  | Page 21  A. That didn't work out.  Q. And you told me that your usual schedule   |
| 2  | A.<br>Q.  | Is it a one-story home or   | 2  | Page 21  A. That didn't work out.  Q. And you told me that your usual schedule is Wednesday to Saturday?   |
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| 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21<br>22<br>23<br>24 | A. Q. it is? A. all I can Q. lived ou A. Q. live the whole I A. Q. A. A. Q. A. A. A. Q. A. A. A. Q. A. A. A. Q. A. A. A. A. A. A. A. A. A. A. A. A. A. | Is it a one-story home or One story. And do you know approximately how large  No. Just three bedrooms and two baths is a tell you. All right. Thank you. Have you ever atside of Macon County? No. So you were born and raised there and re today. It's where you've lived your fe? Yes. Are you currently employed, Ms. Stallings? I'm self-employed. All right. And what's your line of work? Hairstylist. Hairstylist? Uh-huh. And where is your place of business? It's in Macon, Mississippi. Is it in it's not at your home, is it? No. It's like a mile from my house. Is it close to the downtown area? | 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21<br>22<br>23<br>24 | A. That didn't work out. Q. And you told me that your usual schedule is Wednesday to Saturday? A. Uh-huh. Q. What are your hours of operation during those days? A. Nine to 5:30. Q. What did you do before you started operating your hairstyling place? A. I drove a school bus for Noxubee County School System and worked at the Junior Food Mart. And what else did I do. Angie's Restaurant. Q. All right. Let's see if we can put some dates and I understand you may be just giving me an estimate or you may tell me you're just not able to do it. But do your best and let's see if we can figure out what dates you engaged in these different employments. You've told me that you operated your current hairstyling business for approximately five years? A. Uh-huh. Q. All right. And so would that mean that you started sometime in approximately 1999? A. Well, that was my own business five years |
| 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21<br>22<br>23       | A. Q. it is? A. all I can Q. lived ou A. Q. live the whole I A. Q. A. Q. A. Q. A. Q. A. Q. A. Q. A.   | Is it a one-story home or One story. And do you know approximately how large  No. Just three bedrooms and two baths is a tell you. All right. Thank you. Have you ever atside of Macon County? No. So you were born and raised there and re today. It's where you've lived your ife? Yes. Are you currently employed, Ms. Stallings? I'm self-employed. All right. And what's your line of work? Hairstylist. Hairstylist? Uh-huh. And where is your place of business? It's in Macon, Mississippi. Is it in it's not at your home, is it? No. It's like a mile from my house.                                  | 2<br>3<br>4<br>5<br>6<br>7<br>8<br>9<br>10<br>11<br>12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21<br>22<br>23       | A. That didn't work out. Q. And you told me that your usual schedule is Wednesday to Saturday? A. Uh-huh. Q. What are your hours of operation during those days? A. Nine to 5:30. Q. What did you do before you started operating your hairstyling place? A. I drove a school bus for Noxubee County School System and worked at the Junior Food Mart. And what else did I do. Angie's Restaurant. Q. All right. Let's see if we can put some dates and I understand you may be just giving me an estimate or you may tell me you're just not able to do it. But do your best and let's see if we can figure out what dates you engaged in these different employments. You've told me that you operated your current hairstyling business for approximately five years? A. Uh-huh. Q. All right. And so would that mean that you started sometime in approximately 1999?  |

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Page 22 Page 24 iust rented a booth. That was from -- oh, God, 1 1 Q. And I hear you're telling me that she was 2 these dates are going to be way out there. '92 to the only one there for a while, but that's 2 3 '96, I believe, or '97. 3 suggesting that maybe someone else came and worked 4 O. All right. And that's when you started there at some point. 4 your own business? Not while I was there. 5 5 Α. A. I started my own business in '99. 6 6 Okav. Q. 7 7 A. O. Okav. Maybe I phrased it wrong. 8 A. So any dates -- between from '92 in 8 Q. I got you. All right. A. It was just me and her during that time. 9 between that's where I was because I left one shop 9 and went immediately into my own. So the dates in Q. Well, good. That's what I want you to do 10 10 11 between there. 11 is listen carefully to me to my questions. Q. So you were a hairstylist in someone 12 12 A. Okav. else's place of business. You had a booth in 13 Q. And it sounds like you're doing that. 13 14 someone else's place of business from approximately 14 All right. And before working at the place owned by 1992 until you started your own business in Ms. Johnson in approximately 1992, you worked where? 15 15 approximately 1999? 16 Mayfair Apartments. I worked there seven 16 A. 17 A. Yes. 17 years. 18 Q. Where was the place that you worked 18 Q. What did you do for them? from '92? And I know you're using that as an A. I was a resident manager. 19 19 approximate date. O. All right. And where are the Mayfair 20 20 21 A. Uh-huh. 21 Apartments located? 22 Q. Where was the place that you worked 22 A. It's in Macon. 23 from '92 to '99? 23 Q. Who was the person that you worked for 24 A. It's in Macon also. 24 when you worked for Mayfair Apartments? Q. What's the name of it? 25 25 A. Hughes Management. Page 23 1 It was JJ Beauty Salon. Α. 1 Q. Okay. That was the company that managed 2 Q. And who was the owner of that? 2 the apartment complex? 3 A. Katherine Johnson. 3 A. Yes. 4 Q. And did Ms. Johnson also work at the 4 Q. And was there a particular person at 5 beauty salon? 5 Hughes Management that you reported to? 6 A. No. 6 A. Oh, ves. Matthew Turner. 7 She just owned it and other people came 7 Q. Where was he located? in and had booths there? 8 A. He was located in Louisville. 8 9 A. Uh-huh. 9 Q. Lucedale? 10 Q. Did you have to pay her rent or what was 10 A. Louisville. the arrangement that you had? 11 11 Q. Oh, I'm sorry. Louisville, Mississippi? 12 A. Yes, I just paid rent. 12 Uh-huh. 13 Q. Do you remember names of other 13 What was the reason for your leaving the hairstylists that worked with you at that time? 14 14 employment of Hughes Management and Mayfair 15 A. Oh, when I started it was just Mary 15 Apartments? 16 Sanders when I started there. 16 A. I just got tired of it. 17 Q. And where is Ms. Sanders from? Q. So you voluntarily resigned? 17 18 A. She's from Macon. 18 A. Yes. 19 Q. All right. And can you give me the names 19 Q. And went from there to working as the 20 of other people that worked with you or that worked 20 hairstylist? in that same place? 21 21 A. Uh-huh. 22 A. It was just me and her for a while at Q. What did you do before you worked for the 22 23 that time. 23 **Hughes Management?** 24 Q. All right. 24 A. I was a bus driver. 25 25 Just two at a time. Q. For Macon Schools? A.

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| I   |  |  |  |
|---|--|--|--|
|   | Page 26  |  | Page 28  |
| 1   | A. Uh-huh.   | 1  | that correct?  |
| 2   | Q. And did that well, let's I was  | 2  | A. Uh-huh. Yes.  |
| 3   | trying to establish dates. So let's see if we can  | 3  | Q. And how long did you drive a bus for  |
| 4   | do this. You worked for Mayfair and Hughes   | 4  | Noxubee County Schools?  |
| 5   | Management approximately seven years?  | 5  | A. Three years.  |
| 6   | A. Uh-huh.   | 6  | Q. Three years?  |
| 7   | Q. So does that take us back to about 1985?  | 7  | A. Uh-huh.   |
| 8   | A. Uh-huh.   | 8  | Q. And what was the who was I'm sorry.   |
| 9   | Q. And then you before that you were   | 9  | Who was the person that you worked for at the  |
| 10  | working as a bus driver for the Macon County   | 10   | Noxubee County Schools?  |
| 11  | Schools?   | 11   | A. Who was the person? You want to know who  |
| 12  | A. Right. I think I went too far back when   | 12   | the supervisor was?  |
| 13  | I said '85. That's the year I graduated. These   | 13   | Q. Yes.  |
| 14  | dates are going to mess me up. I started working   | 14   | A. Is that what you're asking? Okay.   |
| 15  | for the Noxubee County School System in 1987 and I   | 15   | Charlie Conner.  |
| 16  | started working for Mayfair Apartments also in   | 16   | Q. Charlie Conner?   |
| 17  | 1987. I worked both jobs.  | 17   | A. Uh-huh.   |
| 18  | Q. I see.  | 18   | Q. And did you run a route in the morning  |
| 19  | A. Yes.  | 19   | and then again in the afternoon?   |
| 20  |  | 20   | A. Uh-huh.   |
| 21  | Q. Okay.<br>A. And   | 21   | Q. What was the reason for your stopping   |
| 22  |  | 22   | work for Noxubee County Schools?   |
| 23  | Q. Go ahead.<br>A. And Junior Food Mart. Add that in in  | 23   |  |
| 24  | 1988.  | 24   | , ,  |
| 25  | Q. So were you working at all three places   | 25   | hours at the other job.  Q. Okay. And which job was it interfering   |
| 25  | Q. So were you working at all three places   | 23   | Q. Okay. And which job was it interfering  |
|   | Page 27  |  | Page 29  |
| 1   | for some period of time?   | 1  | with?  |
| 2   | A. Yes.  | 2  | A. Mayfair.  |
| 3   | <ul> <li>Q. Noxubee County Schools as a bus driver.</li> </ul>   | 3  | Q. I see. And so you voluntarily resigned  |
| 4   | A. Uh-huh. Junior Food Mart.   | 4  | from the Noxubee County Schools?   |
| 5   |  |  |  |
|   | Q. The Junior Food Mart which is located   | 5  | A. Yes, sir.   |
| 6   | Where?   | 5<br>6   |  |
| 6<br>7  | · · · · · · · · · · · · · · · · · · ·  |  | A. Yes, sir.   |
|   | where?   | 6  | A. Yes, sir. Q. And just let's just be sure of this if   |
| 7   | where? A. In Macon.  | 6<br>7   | A. Yes, sir. Q. And just let's just be sure of this if we can. What years were you driving for them?   |
| 7<br>8  | where? A. In Macon. Q. In Macon. And also for the management   | 6<br>7<br>8  | A. Yes, sir. Q. And just let's just be sure of this if we can. What years were you driving for them? A. '87. '87.  |
| 7<br>8<br>9   | where? A. In Macon. Q. In Macon. And also for the management company?  | 6<br>7<br>8<br>9   | A. Yes, sir. Q. And just let's just be sure of this if we can. What years were you driving for them? A. '87. '87. Q. '87 to '90 approximately?   |
| 7<br>8<br>9<br>10   | where?  A. In Macon. Q. In Macon. And also for the management company?  A. Yes.  MR. WIENER: I tell you what I'd like to do is take about a two-minute break. I've got   | 6<br>7<br>8<br>9<br>10   | A. Yes, sir. Q. And just let's just be sure of this if we can. What years were you driving for them? A. '87. '87. Q. '87 to '90 approximately? A. Yes.   |
| 7<br>8<br>9<br>10<br>11   | where?  A. In Macon. Q. In Macon. And also for the management company?  A. Yes.  MR. WIENER: I tell you what I'd like to do is take about a two-minute break. I've got 10:36. Why don't we has everybody got that as   | 6<br>7<br>8<br>9<br>10<br>11   | A. Yes, sir. Q. And just let's just be sure of this if we can. What years were you driving for them? A. '87. '87. Q. '87 to '90 approximately? A. Yes. Q. Okay. And the Junior Food Mart located   |
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